

Michael Jordan v.  
Wayne County, Mississippi, et al.

Michael Jordan  
February 17, 2017

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI  
EASTERN DIVISION**

**MICHAEL JORDAN**

**PLAINTIFF**

**V.**

**CIVIL ACTION NO. 2:16-CV-70-KS-MTP**

**WAYNE COUNTY, MISSISSIPPI AND  
SHERIFF JODY ASHLEY IN HIS INDIVIDUAL  
AND OFFICIAL CAPACITY**

**DEFENDANTS**

**ORAL DEPOSITION OF MICHAEL JORDAN**

**Taken at the instance of the Defendants on Friday,  
February 17, 2017, in the Wayne County Sheriff's  
Department, 613 Court Street, Waynesboro, Mississippi,  
beginning at 9:15 a.m.**

**(Appearances noted herein)**



**REPORTED BY:**

**Kelly D. Brentz, CSR, RPR  
Edwards Reporting, Inc.  
435 Katherine Drive, Suite A  
Jackson, Mississippi 39232  
601-355-DEPO (3376)  
800-705-DEPO (3376)**

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<p>1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p> <p style="text-align: center;">APPEARANCES:</p> <p>DANIEL M. WAIDE, ESQ. Johnson, Ratliff &amp; Waide, PLLC 1300 Hardy Street Hattiesburg, Mississippi 39401</p> <p style="text-align: center;">COUNSEL FOR PLAINTIFF</p> <p>WILLIAM R. ALLEN, ESQ. Allen, Allen, Breeland &amp; Allen, PLLC 214 Justice Street Brookhaven, Mississippi 39602</p> <p style="text-align: center;">COUNSEL FOR DEFENDANTS</p> <p>ALSO PRESENT: Tommy Jackson Sheriff Jody Ashley</p>	<p style="text-align: right;">Page 2</p> <p>1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p> <p>MR. ALLEN: Usual stipulations for us?</p> <p>MR. WAIDE: Oh, yes.</p> <p>MICHAEL JORDAN, having first been duly sworn, was examined and testified as follows, to-wit:</p> <p>EXAMINATION BY MR. ALLEN:</p> <p>Q. Would you state your name for the record?</p> <p>A. Michael Ladale Jordan.</p> <p>Q. Mr. Jordan, we met a minute ago, but my name is Will Allen. And I represent Sheriff Ashley and Wayne County in the case that you have brought. We're here for your deposition. Have you ever done this before?</p> <p>A. I have done it with my attorney.</p> <p>Q. Okay. In another case or --</p> <p>A. No, not a case, just --</p> <p>Q. He's prepared you?</p> <p>A. Yes.</p> <p>Q. Okay. All right. So you know what's going to happen here?</p> <p>A. Yes.</p> <p>Q. All right. Let me just kind of tell you what I always tell people, and Daniel and I have done this a lot together so I know he's told you how it's going to go, but I'm just going to ask questions and I need your answers. You are under oath.</p>
<p>1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p> <p style="text-align: center;">INDEX</p> <p>Style and Appearances..... 1</p> <p>Index..... 3</p> <p>Examination by Mr. Allen..... 4</p> <p>Exhibit 1..... 36</p> <p>Exhibit 2..... 99</p> <p>Certificate of Deponent..... 100</p> <p>Certificate of Reporter..... 101</p>	<p style="text-align: right;">Page 3</p> <p>1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p> <p>A. Yes.</p> <p>Q. And the biggest thing is, we Mississippi folks, we talk with our heads a lot.</p> <p>A. Yes.</p> <p>Q. We do "uh-huh" and -- don't do that.</p> <p>A. Okay.</p> <p>Q. And, inevitably, you're going to say "uh-huh" or nod your head at least once, and I will have to say, "You have got to answer out loud." I'm not being ugly.</p> <p>A. Okay.</p> <p>Q. Just got to do it. Now, you may be the first human in Mississippi that actually makes a deposition without saying "uh-huh" and that would be impressive.</p> <p>A. Probably not.</p> <p>Q. Okay. I just will -- that's kind of the way we go. Now, if you don't understand my question --</p> <p>A. Okay.</p> <p>Q. -- you tell me, "Hey, look, I don't know what you're talking about"; okay?</p> <p>A. Okay.</p> <p>Q. If you answer my question, though, I'm going to assume you understood it; all right?</p> <p>A. Yes.</p> <p>Q. The other thing that would be important here is for us not to talk over one another.</p>
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1 A. Yes, sir.  
2 Q. I will ask a question and try and be quiet and  
3 let you answer, and then if you will let me ask my  
4 question before you answer, we will be fine.  
5 A. Okay.  
6 Q. All right. If you need a break, let me know and  
7 we will take one.  
8 A. Okay.  
9 Q. Are you on any kind of medication today that  
10 would make it hard for you to remember things?  
11 A. No, sir.  
12 Q. Is there any reason that you can't answer my  
13 questions today accurately and truthfully?  
14 A. No, sir.  
15 Q. All right. You have given me your full name.  
16 What name do you go by?  
17 A. Michael.  
18 Q. Okay. Do you have any nicknames?  
19 A. No.  
20 Q. Okay. So folks would just know you as Michael?  
21 A. Yes.  
22 Q. How old are you?  
23 A. Forty-two.  
24 Q. When is your birthday?  
25 A. [REDACTED]

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1 Q. You consider yourself African American?  
2 A. Yes.  
3 Q. I know that you have already told me you met  
4 with your attorney to prepare for this deposition.  
5 A. Yes.  
6 Q. All right. Now, I don't want to know anything  
7 he told you; okay?  
8 A. Yes.  
9 Q. But did you review any documents?  
10 A. I had documents of -- some of my medical reports  
11 and that's about it.  
12 Q. Okay. Just some of your medical records?  
13 A. Yes.  
14 Q. All right. Do you have any sort of photographs  
15 of the incident that we're here to talk about today?  
16 A. No, sir.  
17 Q. And did you meet with anybody besides your  
18 attorney to talk about your deposition?  
19 A. No, sir.  
20 Q. Did you tell anybody that you were being deposed  
21 today?  
22 A. Yes, sir.  
23 Q. Who did you tell?  
24 A. Wife and a couple of friends.  
25 Q. Okay. Who would those friends be?

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1 A. Off the top of my head, I don't remember.  
2 Q. Okay. All right. And if at any time during  
3 your deposition, if there's something that we have asked  
4 and you remember something additional, you just stop and  
5 tell me; okay?  
6 A. Yes.  
7 Q. All right. Have you ever been involved in a  
8 civil lawsuit like this before?  
9 A. No, sir.  
10 Q. Have you ever given sworn testimony in court?  
11 A. Only court I went to when I had pressed charges  
12 on someone that damaged my vehicle on my property, and it  
13 was some underage kids, and I came here to press charges  
14 against them. That's the only court I ever been in.  
15 Q. Okay. Did they actually put you on the stand in  
16 court and let you testify?  
17 A. No, I just actually stood back here and an  
18 attorney came up to me and asked me what I want to do  
19 about them.  
20 MR. WAIDE: Michael, make sure you let him  
21 finish his question so she can type it down. It gets  
22 a little difficult when you're both talking.  
23 THE WITNESS: Okay.  
24 Q. (By Mr. Allen) You mentioned you have a wife.  
25 What's your wife's name, Mr. Jordan?

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1 A. Stephanie McFarland.  
2 Q. And when did y'all get married?  
3 A. We're not legally married. It's just -- we been  
4 together for --  
5 Q. Okay.  
6 A. -- 18 years.  
7 Q. Okay. Y'all were together when this incident  
8 occurred in 2016?  
9 A. Yes.  
10 Q. Okay. Have you ever been lawfully married to  
11 anybody?  
12 A. No.  
13 Q. Okay. Do you have any children over the age of  
14 18?  
15 A. No.  
16 Q. Do you have any under 18?  
17 A. Yes.  
18 Q. Okay. Just tell me their names just in case I  
19 get one of their, you know, caretakers on a jury.  
20 A. My son's name is [REDACTED]  
21 Q. How old is he?  
22 A. Nine.  
23 Q. All right. Do you have any others?  
24 A. Yes. My daughter's name is [REDACTED] she's  
25 two.

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1 Q. All right. Would you spell that for me?  
2 A. [REDACTED]  
3 MR. ALLEN: Hold on just a second, y'all.  
4 (Pause.)  
5 Q. (By Mr. Allen) What's your -- is that all your  
6 kids, those two?  
7 A. Yes.  
8 Q. Okay. Where do you currently reside?  
9 A. [REDACTED], Waynesboro.  
10 Q. Say that again.  
11 A. [REDACTED], Waynesboro.  
12 Q. Okay. How long have you been at that address?  
13 A. Nine years.  
14 Q. Okay. And who lives there with you?  
15 A. Stephanie and my two kids.  
16 Q. Okay. That's it?  
17 A. That's it.  
18 Q. All right. Did you graduate high school?  
19 A. No.  
20 Q. Okay. Did you grow up around here?  
21 A. Yes.  
22 Q. Did you get a GED?  
23 A. No.  
24 Q. This stop was March 14, 2016. Does that sound  
25 about right?

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1 A. I don't have the papers with me, but sounds  
2 somewhere in that -- somewhere in March.  
3 Q. Okay. I will represent to you that that's when  
4 it was.  
5 A. Okay.  
6 Q. In March of 2016, did you have a cell phone?  
7 A. Yes, I had a cell phone.  
8 Q. Okay. Who was your service with? Is your  
9 service still the same as it was?  
10 A. Everything's the same, yes, sir.  
11 Q. Okay. Who was it with?  
12 A. C Spire.  
13 Q. Okay. Tell me your number.  
14 A. [REDACTED]  
15 Q. Don't worry, I'm not going to call you.  
16 A. Okay.  
17 Q. Do you have a current valid Mississippi driver's  
18 license?  
19 A. Yes.  
20 Q. Could I see that?  
21 A. Yes.  
22 (Pause.)  
23 MR. ALLEN: I'm going to just take a scan of it.  
24 MR. WAIDE: That's fine.  
25 MR. ALLEN: I'll send you a copy.

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1 (Pause.)  
2 Q. (By Mr. Allen) There you go, Mr. Jordan. Thank  
3 you.  
4 A. You're welcome.  
5 Q. Have you ever been arrested by a Wayne County  
6 law enforcement officer?  
7 A. No.  
8 Q. Do you attend a church?  
9 A. Yes.  
10 Q. What church is that?  
11 A. Old St. Paul.  
12 Q. Okay. And some of these questions, Mr. Jordan,  
13 are simply because if this gets to a trial, it would be a  
14 jury trial --  
15 A. Yes, sir.  
16 Q. -- and we want to know if you have a relative on  
17 the jury and he'll want to know if the sheriff has one, so  
18 we ask these background questions.  
19 Who's the pastor there at Old St. Paul?  
20 A. Reverend Estes.  
21 Q. All right. Do you know Pastor Steve Smith at  
22 First Baptist Waynesboro?  
23 A. I have seen him, don't personally know him.  
24 Q. Okay. Am I safe to assume, then, that y'all  
25 haven't had problems between each other?

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1 A. Yes, sir.  
2 Q. Okay. I just want to make sure you don't think  
3 he has any reason to be out to get you?  
4 A. No, sir.  
5 Q. Are you a member of any club or like social  
6 organization?  
7 A. No, sir.  
8 Q. Okay. You know my client, Sheriff Jody Ashley?  
9 A. Yes, sir.  
10 Q. How long have you known Sheriff Ashley?  
11 A. I met him about three to four years ago on a job  
12 that I was doing -- a construction job.  
13 Q. Okay. And let me ask you about that.  
14 MR. ALLEN: Daniel, he's not making any lost  
15 wages claims from what I could gather in the  
16 interrogatories.  
17 MR. WAIDE: No.  
18 MR. ALLEN: Okay.  
19 Q. (By Mr. Allen) All right. So I'm going to only  
20 ask you a little bit about your business and nothing about  
21 your income. I understood you have a plumbing business or  
22 is it a construction company?  
23 A. It's a construction company, but I do septic  
24 systems so some people call it plumbing.  
25 Q. Okay. When I think of construction company, I

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<p style="text-align: right;">Page 14</p> <p>1 think of somebody that might build houses. Do you do 2 that, too?</p> <p>3 A. No, I demo houses. I do dirt work for houses. 4 Q. Okay. And then you do septic systems? 5 A. Septic systems. 6 Q. Anything else you do with it? 7 A. I do Porta-Johns. I do storm shelters. I do 8 rental property and I do a liquor store. 9 Q. Okay. All right. And is the liquor store here 10 in Waynesboro? 11 A. Yes, sir. 12 Q. Okay. All right. You said you met him three or 13 four years ago on a job. What kind of job was that, for 14 who? You know, give me the logistics. 15 A. I was working for Kelley Brothers Construction. 16 I was doing some land clearing next to the riverbank and 17 we didn't know the laws on what to do being close to a 18 river when it was washing, so we was told we was not 19 supposed to get close to a river or do anything, so that's 20 when they called him in to make sure we wasn't violating 21 any laws. 22 Q. Kelley Brothers called the sheriff in? 23 A. Yes. 24 Q. Okay. And did he come out to the site? 25 A. Yes.</p>	<p style="text-align: right;">Page 16</p> <p>1 Q. All right. Between the first time you met him 2 and his being elected and taking office in January of 3 2016, did you have much contact with the sheriff? 4 A. No, I seen him once or twice at funerals and 5 different things like that. 6 Q. But let me ask it this way and see if this 7 helps, was there much one-on-one contact with him? 8 A. Just speaking, that's all. 9 Q. Just saying hello? 10 A. Yes. 11 Q. Okay. All right. Y'all didn't socialize 12 together? 13 A. No, sir. 14 Q. Did anybody in your family, Mr. Jordan, have any 15 problems with Sheriff Ashley before his election? 16 A. No, sir. 17 Q. Okay. And let me ask you that about your 18 family. You grew up around here? 19 A. Yes, sir. 20 Q. Are your mom and dad still alive? 21 A. Yes, sir. 22 Q. Okay. Tell me what their names are. 23 A. My mother's name is Anna Ford. My father's name 24 is CJ Jordan, Sr. 25 Q. Do you have any brothers and sisters in</p>
<p style="text-align: right;">Page 15</p> <p>1 Q. And you spoke with him? 2 A. Yes. 3 Q. And tell me about that. 4 A. Really we just discussed the job with Tommy 5 Kelley, the Kelley -- that was on site, and he gave him 6 the laws of what needed to be done, and that's what we 7 done not to violate any laws. 8 Q. Okay. And did you and the sheriff have any 9 problem that day? 10 A. No, sir. 11 Q. Okay. He came out and told y'all what the laws 12 were and you got your job done? 13 A. Yes, sir. 14 Q. Okay. So nothing that -- you weren't angry with 15 one another? 16 A. No, sir. 17 Q. Okay. Prior -- was that the first time you met 18 him? 19 A. Yes, sir. 20 Q. And that would have been in, what, about 2012? 21 A. Just somewhere around there. I'm not sure on 22 the exact dates or even the years. It's been two or 23 three -- three or four years ago. I'm not sure. 24 Q. All right. And then he ran for sheriff in 2015? 25 A. Yes, sir.</p>	<p style="text-align: right;">Page 17</p> <p>1 Mississippi? 2 A. Yes. 3 Q. Who are they? 4 A. My brother's name is CJ Jordan, Jr. 5 Q. That makes sense. 6 A. My sister's name is Maticia Ford. My brother's 7 name is Carlos McDougle, and I have another brother, Ricky 8 McDougle. 9 Q. And those folks all live in Mississippi? 10 A. Yes. 11 Q. Do they live in Wayne County? 12 A. Ricky lives in Laurel and I have another brother 13 that don't live in Mississippi. 14 Q. What's his name? 15 A. Steven Ford. 16 Q. Where does he live? 17 A. He lives in Carrollton, Georgia. 18 Q. Okay. I have got some friends that live there. 19 It's a nice place. 20 A. Yes. 21 Q. Any other family in -- in Wayne County? 22 A. Yes, my entire family. 23 Q. Okay. You have got aunts and uncles? 24 A. Yes. 25 Q. Okay. Tell me what last names those folks would</p>

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1 be so if they showed up, we could ask about it.  
2 A. Jordan, Bishop, Gray.  
3 Q. Is that e-y or a-y?  
4 A. A-y, McDougle, Gandy. That's it for the most of  
5 it. I could tell you all day. There's so many members.  
6 Q. Okay. All right. That's the primary ones?  
7 A. Yes, that's the primary ones.  
8 Q. Okay. And considering all those folks, do you  
9 know whether those folks have had any problems with  
10 Sheriff Ashley before or after he became sheriff?  
11 A. I don't think so.  
12 Q. Okay. Nobody's brought it to your attention?  
13 A. No, sir.  
14 Q. Okay. Now, your attorney drafts a complaint  
15 based on what you say and he files it and that's what  
16 starts this lawsuit. And your complaint says that at some  
17 point during the 2015 election cycle, Jody Ashley came to  
18 you and asked you to support him. Do you recall that?  
19 A. He came to my office and I wasn't there. Then  
20 he called me.  
21 Q. Okay. And that's what I wanted to know --  
22 A. Yes.  
23 Q. -- how it went down.  
24 A. Yes, sir.  
25 Q. So Sheriff Ashley -- Jody Ashley at that

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1 point -- came to your office and you weren't there?  
2 A. Yes, sir.  
3 Q. Okay. Tell me the rest of that story.  
4 A. I wasn't there, and he came to my office, and my  
5 secretary directed him -- I think he went to the shop and  
6 talked to a couple of guys at the shop, and someone give  
7 him my number so he called me and asked me for my support.  
8 And I told him that Darryl Woodson, the current sheriff,  
9 was a friend of mine that's been a friend of mine. If he  
10 wasn't running, I would support him, but if my friend was  
11 running, I was going to support my friend.  
12 Q. Okay. Where were you when he called you? Do  
13 you remember?  
14 A. Yes, I was driving. I was out around the Beat 4  
15 area.  
16 Q. Anybody with you?  
17 A. No, sir.  
18 Q. Okay. And do you remember about when that was,  
19 what month?  
20 A. Not exactly.  
21 Q. Okay. And Darryl Woodson was the current  
22 sheriff?  
23 A. Yes, sir.  
24 Q. And he was a friend of yours?  
25 A. Yes, sir.

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1 Q. Okay. When you told Sheriff Ashley that, what  
2 was his reaction over the phone?  
3 A. He said that was no problem, he understood.  
4 Q. Okay. Did he say anything else to you?  
5 A. No, that was all.  
6 Q. Okay. He didn't make any threats towards you,  
7 did he?  
8 A. No, sir.  
9 Q. From that point through the actual election, did  
10 you get any other call or request by Jody Ashley to  
11 support him?  
12 A. No, sir.  
13 Q. Okay. Did you see Sheriff Ashley -- let me back  
14 up. Jody Ashley ran against Woodson. Was that in the  
15 primary or the general election?  
16 A. I'm not sure which election it was.  
17 Q. Okay. You actually ended up being able to vote  
18 for Woodson or Ashley?  
19 A. Yes, sir.  
20 Q. Okay. And did you have any other vote after  
21 that for the sheriff's race?  
22 A. No, sir.  
23 Q. Okay. So you said you supported Darryl Woodson  
24 in the 2015 election cycle?  
25 A. Yes, sir.

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1 Q. All right. And how involved in his campaign  
2 were you, Mr. Jordan?  
3 A. I was heavily involved. I had campaign signs on  
4 my building, campaign signs on my truck. I gave out cards  
5 at my store.  
6 Q. Y'all have known each other a long time?  
7 A. Yes, sir.  
8 Q. How did you know Darryl Woodson?  
9 A. Doing real estate, I bought a house and it was  
10 next to his residence where he lived and I grew to know  
11 him from the house that I bought. I eventually sold it to  
12 him, so...  
13 Q. Okay. Y'all were -- were y'all friends or just  
14 business associates?  
15 A. We were friends.  
16 Q. Okay. Did you attend any campaign events where  
17 Sheriff Ashley was present?  
18 A. No, sir.  
19 Q. Okay. But you put up signs for Woodson and  
20 attended campaign events with him?  
21 A. Yes, sir.  
22 Q. Prior to Darryl Woodson running for office, had  
23 you been involved in politics?  
24 A. No, sir.  
25 Q. Okay. He was the first time that you had kind



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<p style="text-align: right;">Page 22</p> <p>1 of gotten involved?</p> <p>2 A. Yes, sir.</p> <p>3 Q. Okay. Have you had the opportunity to campaign</p> <p>4 for anybody since that sheriff's race in 2015?</p> <p>5 A. No, sir.</p> <p>6 Q. There's really only been the presidential</p> <p>7 election, I guess. Did you get involved in that?</p> <p>8 A. No, sir.</p> <p>9 Q. And, of course, I can't read the future, but I</p> <p>10 suspect you're going to be involved in the next sheriff's</p> <p>11 race; is that something you would do again?</p> <p>12 A. I don't know at this moment. I have been</p> <p>13 debating on it. I don't know if it's worth it or not.</p> <p>14 Q. Okay. Why would it -- I mean, what do you mean</p> <p>15 by that?</p> <p>16 A. The trouble I had since this one.</p> <p>17 Q. Okay. What kind of trouble?</p> <p>18 A. Being here right now.</p> <p>19 Q. Giving a deposition?</p> <p>20 A. That's right.</p> <p>21 Q. Okay. You aren't going to get out and try and</p> <p>22 get somebody else voted in instead of Sheriff Ashley?</p> <p>23 A. I'm really not interested in it.</p> <p>24 Q. Okay. Once -- let's see, now, Sheriff Woodson</p> <p>25 had one term as sheriff of Wayne County?</p>	<p style="text-align: right;">Page 24</p> <p>1 you were involved in the 2015 election. Do you know how</p> <p>2 close it was -- the results were between Sheriff Ashley</p> <p>3 and then Sheriff Woodson? Was it a close race?</p> <p>4 A. I don't think -- I think it might have been 600</p> <p>5 or something -- 900 -- I'm not really sure on the number.</p> <p>6 It wasn't just close.</p> <p>7 Q. Say that again?</p> <p>8 A. It wasn't close.</p> <p>9 Q. Wasn't close.</p> <p>10 (Pause.)</p> <p>11 Q. I'm not going to mark this as an exhibit,</p> <p>12 Mr. Jordan, but this is the complaint --</p> <p>13 A. Okay.</p> <p>14 Q. -- that your attorney filed for you.</p> <p>15 A. Okay.</p> <p>16 Q. And I'm going to look at page 2, paragraph 9.</p> <p>17 And it says there that since taking office, Defendant</p> <p>18 Ashley has verbally harassed and berated persons who</p> <p>19 refused to support Defendant Ashley in his election. Now,</p> <p>20 is that true?</p> <p>21 A. Yes, sir.</p> <p>22 Q. Okay. Tell me who he has harassed for not</p> <p>23 supporting him that you know about.</p> <p>24 A. Wayne Holifield, which was a local wrecker</p> <p>25 service guy, which has passed since then, he came to me</p>
<p style="text-align: right;">Page 23</p> <p>1 A. Yes, sir.</p> <p>2 Q. Okay. And you -- did you get involved in his</p> <p>3 campaign when he did get elected as sheriff?</p> <p>4 A. After he got elected?</p> <p>5 Q. Yes, sir. You know -- let's back up.</p> <p>6 A. Okay.</p> <p>7 Q. Sheriff Woodson was the sheriff before Jody</p> <p>8 Ashley beat him in 2015?</p> <p>9 A. Yes, sir.</p> <p>10 Q. All right. Were you involved in that previous</p> <p>11 campaign to get Darryl Woodson elected?</p> <p>12 A. Yes.</p> <p>13 Q. All right. And did you stay friends with him</p> <p>14 after he was elected?</p> <p>15 A. Yes, sir.</p> <p>16 Q. Okay. Did you come up to the sheriff's office</p> <p>17 for meals and things like that?</p> <p>18 A. Yes, sir, I came about three, maybe four times</p> <p>19 during -- or maybe Christmas when they have a little</p> <p>20 Christmas luncheon or something. He invited me up three</p> <p>21 or four times over the term of the four years.</p> <p>22 Q. Okay. When he invited you, were there other</p> <p>23 civilians there?</p> <p>24 A. Yes, sir.</p> <p>25 Q. Okay. Do you know -- and I ask you this because</p>	<p style="text-align: right;">Page 25</p> <p>1 and told me that Sheriff Ashley called him and told him</p> <p>2 that he didn't appreciate what he done to him during</p> <p>3 election time by not campaigning for him, and he told the</p> <p>4 sheriff that he had a right to campaign for who he wanted</p> <p>5 to because it's a free country.</p> <p>6 Q. Okay. And when did he come to you?</p> <p>7 A. I don't know the exact date. I just happened to</p> <p>8 be at my shop, and it's -- next to my office is a wrecker</p> <p>9 shop -- a mechanic shop, so he delivered cars there and I</p> <p>10 just happened to see him on site, and it might have been</p> <p>11 around March or April, I'm not sure, and I'm not sure when</p> <p>12 Mr. Holifield passed. He passed sometime around June. I</p> <p>13 don't have the date.</p> <p>14 Q. Okay. Who else was there with you when he told</p> <p>15 you that?</p> <p>16 A. Rodney Pickens and David Ray Chambers, but I</p> <p>17 don't know if they was just standing next to us when we</p> <p>18 had our conversation or not, but they was on the yard.</p> <p>19 Q. Okay. And I really was more concerned with was</p> <p>20 anybody else involved in the conversation?</p> <p>21 A. I'm not sure at this time.</p> <p>22 Q. Okay. But, now, you did not -- was that a</p> <p>23 telephone call that he got --</p> <p>24 A. No.</p> <p>25 Q. -- from the sheriff?</p>

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1 A. Yes, telephone call.  
2 Q. Okay. He told you the sheriff called him?  
3 A. Yes.  
4 Q. And so you didn't personally witness that?  
5 A. No, sir.  
6 Q. All right. Do you know of anybody else that he  
7 harassed and berated because they refused to support him  
8 as the sheriff?  
9 A. I was told -- Chris Huntley said that he  
10 harassed him by stopping at his business, telling him to  
11 take the Darryl Woodson signs down because he was the  
12 sheriff now.  
13 Q. Chris Huntley, what's his business?  
14 A. Car wash.  
15 Q. Okay. And he is still alive; correct?  
16 A. Yes.  
17 Q. Okay. Do you know -- and you didn't witness  
18 that; you just --  
19 A. No, sir.  
20 Q. -- got told that?  
21 A. Just got told that.  
22 Q. Do you know of any other person?  
23 A. They don't want to be a part of it so I'm not  
24 going to use anyone else's name. They didn't want to be  
25 in it. They're not going to testify so -- I was told

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1 other people but they --  
2 MR. WAIDE: Let me talk to him real quick.  
3 MR. ALLEN: Sure.  
4 (Recess.)  
5 Q. (By Mr. Allen) I'm going to repeat my question  
6 for you. It's basically, Mr. Jordan, do you know of  
7 anybody else who alleges they were harassed or berated by  
8 Sheriff Ashley because he didn't get their support?  
9 A. Yes, she's no longer a judge but she was Judge  
10 Jane Hutto at that time. She had lost the year before  
11 Mr. Ashley come in, so she was campaigning against him,  
12 and she told me he give her a call and said he will see  
13 her in hell for what she done during this election,  
14 pulling against him, pulling for Woodson.  
15 Q. Okay. But she just told you that in a  
16 conversation?  
17 A. She told me in a conversation, but I asked her  
18 could I use her name as -- deposition or what -- if I  
19 needed -- she said she didn't want to get involved.  
20 Q. I understand.  
21 A. That's the reason I didn't want to tell her  
22 name.  
23 Q. I totally understand.  
24 A. Yeah.  
25 Q. I know Jane.

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1 MR. WAIDE: Just for the record, you actually  
2 represent her so -- I don't think I told you that,  
3 Michael.  
4 MR. ALLEN: Yeah.  
5 THE WITNESS: Well, I didn't want to --  
6 Q. (By Mr. Allen) That's fine. I represented her  
7 in another matter.  
8 A. Okay.  
9 Q. Is there anybody else that you know of,  
10 Mr. Jordan?  
11 A. No, sir.  
12 Q. Okay. And let me make sure for the record, you  
13 didn't personally witness Sheriff Ashley harassing or  
14 berating these people?  
15 A. No, sir.  
16 Q. They just told you that?  
17 A. They just told me -- after they heard what  
18 happened to me, they told me their story, what happened to  
19 them.  
20 Q. Okay. These folks that you have talked about,  
21 Mr. Holifield, of course, who's passed, and these folks,  
22 did they tell you that Sheriff Ashley had pulled them over  
23 or written them a ticket or arrested them?  
24 A. No, sir.  
25 Q. Okay. Did they say that any other Wayne County

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1 law enforcement officer -- not including the city -- Wayne  
2 County deputy had pulled them over or written them a  
3 citation?  
4 A. No, sir.  
5 Q. Okay. So basically they all got phone calls  
6 from Sheriff Ashley after the election telling them that  
7 he was unhappy that they had not supported him?  
8 A. Yes, sir.  
9 Q. Do you know if he did anything else to them?  
10 A. No, sir.  
11 Q. Mr. Huntley, is he -- he's a male?  
12 A. Yes, sir.  
13 Q. What race is he?  
14 A. He is black.  
15 Q. Where is his business -- his car wash?  
16 A. It's on 184 right across from the courthouse.  
17 Q. Okay.  
18 A. Maybe one block down.  
19 Q. All right. I'm going to look back to your  
20 complaint here at paragraph 10, and you can just read  
21 along with me to make sure I say it right, "Since taking  
22 office, Defendant Ashley has undertaken a campaign to  
23 violate citizens' constitutional rights through unlawful  
24 searches and seizures." I'm going to stop there.  
25 A. Okay.



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1 Q. Tell me anyone you know of that Sheriff Ashley  
2 has stopped because he's mad that they didn't support him.  
3 A. I don't have any names at this time.  
4 Q. Okay. Have you heard that he stopped anybody  
5 because --  
6 MR. WAIDE: I just want to real quick object to  
7 the form just -- and for the record, that's just not  
8 how that one is worded in relation to support for his  
9 election.  
10 MR. ALLEN: All right.  
11 Q. (By Mr. Allen) Let me ask it another way, also.  
12 A. Okay.  
13 Q. Do you know of anybody who feels like Sheriff  
14 Ashley has unlawfully stopped them?  
15 A. No names, I don't have any names.  
16 Q. Okay. So you don't know of anybody --  
17 A. No, sir.  
18 Q. -- individually?  
19 A. No, sir.  
20 Q. Do you know of anybody that feels like they were  
21 unlawfully searched by Sheriff Ashley or his deputies?  
22 A. No, sir.  
23 Q. All right. The next part of that says that  
24 "he's undertaken to violate citizens' rights by providing  
25 misleading information to news and media outlets"?

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1 Tell me an example, if you know, of where he's  
2 provided misleading information to news and media outlets.  
3 A. Just posting things of drug transactions that  
4 never happened and newspaper ads showing where there's a  
5 lot of drug busts and guns and things collected off people  
6 that never done those things, but they're in jail, and  
7 once they get out, they don't fight for their rights to  
8 protect themselves because they don't have the money.  
9 But when you turn the news on, it showed -- they said that  
10 was not even their drugs, not their guns, but when it  
11 comes on the news, it shows it was.  
12 Q. Okay. Do you have any video or photographs of  
13 those news spots or posts on media -- Facebook or  
14 something?  
15 A. I don't have them. It's in the newspaper. I  
16 could get clippings if I needed to.  
17 Q. Okay. Did you personally witness the arrests of  
18 these people so that you know whether or not it was their  
19 drugs that were shown?  
20 A. No, sir.  
21 Q. Okay. So how do you put that together? Tell me  
22 how you understand or know that these drugs or those guns  
23 weren't actually those folks' and they're false?  
24 A. I know those people personally. I get my hair  
25 cut in places. I be in places -- in stores and people

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1 talking about what happened to them, but I'm not just  
2 going to involve them in my case of saying, "His name is  
3 such-and-such" or -- so it's a lot of people and I don't  
4 know all the information of it.  
5 MR. WAIDE: Same thing with the prior stuff, if  
6 you --  
7 THE WITNESS: I don't really know the  
8 information of their names and -- just people  
9 talking.  
10 A. I know one guy that was in jail, and when he got  
11 out, he looked at the newspaper and said, "That wasn't  
12 mine."  
13 Q. (By Mr. Allen) Okay. Who was that?  
14 A. Ced Jones.  
15 Q. I guess the important question here, Mr. Jordan,  
16 is whether you have personal knowledge --  
17 A. Yes, sir.  
18 Q. -- that those things are true?  
19 A. Yes, sir.  
20 Q. All right. Do you know personally whether any  
21 of these arrests were false or not?  
22 A. No, sir.  
23 Q. Okay. And do you know personally whether any of  
24 these news pieces you have seen were false?  
25 A. No, sir.

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1 Q. Okay. But you heard those things?  
2 A. Yes, sir.  
3 Q. Okay. And the only person whose name you  
4 remember that -- in particular that you heard and thought  
5 it was false was Ced Jones?  
6 A. Yes, sir.  
7 Q. And he lives here in Wayne County?  
8 A. Yes, sir.  
9 Q. What does he do? Do you know?  
10 A. Honestly, I don't know.  
11 Q. Okay. Do you know if any of these folks that  
12 you have heard about have filed a lawsuit about it?  
13 A. No, sir.  
14 Q. Do you know if they filed any sort of complaint  
15 with the sheriff's department about these allegations that  
16 this is false information?  
17 A. No, sir.  
18 Q. And you don't have any documents or anything  
19 right now in your possession --  
20 A. No, sir.  
21 Q. Let me finish it. You don't have any documents  
22 in your possession pertaining to these false items on the  
23 news?  
24 A. No, sir.  
25 Q. Okay. Have you ever talked to Sheriff Ashley

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<p style="text-align: right;">Page 34</p> <p>1 about this so-called campaign to provide false information</p> <p>2 to news and media outlets?</p> <p>3 A. No, sir.</p> <p>4 Q. There is also mention in paragraph 10 of this</p> <p>5 complaint of unlawful seizures. Do you know -- have you,</p> <p>6 yourself, had anything seized by Sheriff Ashley or the</p> <p>7 sheriff's department?</p> <p>8 A. No, sir.</p> <p>9 Q. No property seized?</p> <p>10 A. No, sir.</p> <p>11 Q. What about anybody else? Do you know of anyone</p> <p>12 else who feels like they have had property unlawfully</p> <p>13 seized by the sheriff's department?</p> <p>14 A. No, sir.</p> <p>15 Q. All right. The news media stuff, was that on</p> <p>16 television?</p> <p>17 A. Yes.</p> <p>18 Q. Okay. What channel?</p> <p>19 A. Channel 7.</p> <p>20 Q. Okay. And was it on social media?</p> <p>21 A. I'm not on social media.</p> <p>22 Q. You're not?</p> <p>23 A. No.</p> <p>24 Q. Good for you. What other outlets, if any, do</p> <p>25 you know that it was in?</p>	<p style="text-align: right;">Page 36</p> <p>1 A. On Azalea -- 145 Azalea Drive.</p> <p>2 (Exhibit 1 marked for identification and</p> <p>3 attached hereto.)</p> <p>4 Q. I'm going to show you what I have marked as</p> <p>5 Exhibit 1.</p> <p>6 A. Okay.</p> <p>7 Q. See if you can kind of orient yourself on that.</p> <p>8 It shows Court Street and it shows 145 Azalea.</p> <p>9 (Pause.)</p> <p>10 A. I think that looks like my shop there.</p> <p>11 Q. All right. I'm going to give you a blue pen</p> <p>12 here. That's kind of a funky pen, but would you kind of</p> <p>13 mark -- circle your shop there for me?</p> <p>14 A. (Complied.)</p> <p>15 Q. Okay. All right. Let's go back here.</p> <p>16 (Pause.)</p> <p>17 Q. What vehicle were you driving?</p> <p>18 A. A 2008 Ford F-350.</p> <p>19 Q. How long have you owned that vehicle?</p> <p>20 A. About four and a half -- four years.</p> <p>21 Q. On the day that you were stopped, was your</p> <p>22 license plate valid or had it expired?</p> <p>23 A. Expired.</p> <p>24 Q. That was before we had quit doing inspection</p> <p>25 stickers as well. Did you have a valid inspection</p>
<p style="text-align: right;">Page 35</p> <p>1 A. That's all I know.</p> <p>2 Q. Was it in the paper?</p> <p>3 A. Seen some things in the newspaper, yes.</p> <p>4 Q. The local paper?</p> <p>5 A. Yes, local paper.</p> <p>6 Q. Okay. Your complaint says that you were pulled</p> <p>7 over March 14, 2016.</p> <p>8 A. Yes, sir.</p> <p>9 Q. And I was just -- we did have the date right.</p> <p>10 A. Okay.</p> <p>11 Q. What time of day was it?</p> <p>12 A. It was midday right after lunch, maybe between</p> <p>13 12 and 1, somewhere in that area.</p> <p>14 Q. Okay. Did you have anybody with you?</p> <p>15 A. No, sir.</p> <p>16 Q. Where were you coming from?</p> <p>17 A. The Quickway curb store, that's where I ate</p> <p>18 lunch at.</p> <p>19 Q. Did you eat lunch with anybody?</p> <p>20 A. Yes, my brother.</p> <p>21 Q. Which one?</p> <p>22 A. CJ Jordan, Sr. -- Jr.</p> <p>23 Q. Where were you headed?</p> <p>24 A. Back to my office.</p> <p>25 Q. And that's on Azalea?</p>	<p style="text-align: right;">Page 37</p> <p>1 sticker? Do you know?</p> <p>2 A. I don't remember.</p> <p>3 Q. Okay. I wouldn't either. Did your brake lights</p> <p>4 work?</p> <p>5 A. As far as I know.</p> <p>6 Q. Okay. You hadn't checked them lately?</p> <p>7 A. No, sir.</p> <p>8 Q. Turn signals work?</p> <p>9 A. As far as I know.</p> <p>10 Q. All right. As I understand it, that shop had</p> <p>11 been in the vehicle -- I mean, that vehicle had been in</p> <p>12 the shop for a long time?</p> <p>13 A. Yes, sir.</p> <p>14 Q. Had you just gotten it that day?</p> <p>15 A. No, sir, I got it on a Saturday.</p> <p>16 Q. Okay. And what day was your stop?</p> <p>17 A. On a Monday.</p> <p>18 Q. Okay. All right. And that vehicle had been in</p> <p>19 the shop for almost a year?</p> <p>20 A. It had been in there -- probably hadn't been a</p> <p>21 year, probably was around June or July, somewhere in that</p> <p>22 time, the engine went out.</p> <p>23 Q. Okay. And whose shop was it in?</p> <p>24 A. Rodney Pickens leases the shop. I actually own</p> <p>25 the building, but I'm leasing it to Rodney Pickens that</p>

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1 does the mechanic work.  
2 Q. Where is that building?  
3 A. On 145 -- that's the one I circled.  
4 Q. So he was doing the work at a building right  
5 where you work?  
6 A. Yes.  
7 Q. Okay. So when I look at this exhibit, you  
8 circled your shop or his?  
9 A. That's his shop, but -- actually the shop --  
10 part of it is his, part of it is mine.  
11 Q. Okay.  
12 A. But we kind of divide it until -- it's like a  
13 double bay on the right side, he does automotive. On the  
14 left side, I do my equipment -- my truck sat in on my side  
15 of the shop, but he leases the building as far as on his  
16 part for the mechanicking.  
17 Q. What about this stuff that's behind it, is this  
18 yours as well?  
19 A. Yes.  
20 Q. Okay. And is your office in the shop itself?  
21 A. No, my office is the little building right  
22 there.  
23 Q. Now, is it a house, your office?  
24 A. No, sir.  
25 Q. It's a building?

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1 A. It's a building.  
2 Q. All right. And to get into your shop, do you  
3 take this right on West --  
4 A. Yes.  
5 Q. -- Avenue?  
6 A. Yes, sir.  
7 Q. All right. There's no entry straight off of  
8 Azalea; you have to take West?  
9 A. You have to take West to come in through the  
10 front gate.  
11 Q. Okay.  
12 A. To go to the back, you can go off Azalea --  
13 after you pass everything --  
14 Q. Okay.  
15 A. -- you can go off the back.  
16 Q. Okay. All right. That makes sense. So  
17 Mr. Pickens had had to replace the engine on that vehicle?  
18 A. He actually didn't do the work. A diesel  
19 mechanic done the work.  
20 Q. Okay. But it was at his shop?  
21 A. Yes.  
22 Q. Okay. What had you been driving while it was at  
23 his shop?  
24 A. I've got a 2000 Chevrolet GMC.  
25 Q. What color?

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1 A. It was beige.  
2 Q. Okay. Let's talk about the F-250 -- or F-350?  
3 A. Yes.  
4 Q. What color was it?  
5 A. It was like a burnt orange and gray at the  
6 bottom -- silver at the bottom. It was kind of a  
7 two-toned color.  
8 Q. Okay. Was it a dually?  
9 A. Yes.  
10 Q. Did it have a camper shell?  
11 A. No, sir.  
12 Q. Any kind of racks on it for equipment?  
13 A. No, sir.  
14 Q. Any bumper stickers?  
15 A. No, sir.  
16 Q. Any of those magnets you put on them?  
17 A. Yes, sir.  
18 Q. Okay. What did it have on it?  
19 A. Elect Darryl Woodson.  
20 Q. And we're talking about in March of 2016, did it  
21 have that magnet?  
22 A. At that time, I can't remember if that was on  
23 the truck or not.  
24 Q. Okay. You left the magnet on after the  
25 election, though, at least for some time, you think?

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1 A. I don't think so, no, after the -- I had them  
2 on -- when the truck tore up, it was on there, but it been  
3 sitting in the shop all that time after the election, they  
4 probably were not on there. The election was over.  
5 Q. Okay. Anything else -- any other magnets on it?  
6 A. No, sir.  
7 Q. Okay. And you were pulled over by Sheriff  
8 Ashley?  
9 A. Yes, sir.  
10 Q. Okay. Tell me where you were when that  
11 happened.  
12 A. I was passing the tire center, which he sat at  
13 the stop sign. As I leave Tony's curb store, I pulled out  
14 and I was passing by the tire center, and he was at the  
15 stop sign there and I got the right-of-way so -- I'm  
16 following a car. The car passes him, then I pass him and  
17 he's still sitting at the stop sign. And then I go --  
18 maybe five, ten seconds later, I look back, I see he's got  
19 lights on pulling up real fast, so I pull to the side of  
20 the road to let him pass, thinking he's getting a call on  
21 something. And then once I see him pull in behind me, I  
22 pull back out into the road because I knew it wasn't no  
23 good in an area with no witnesses, so I pulled on to my  
24 shop.  
25 Q. Okay. All right. Let's go back. Show me --

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<p style="text-align: right;">Page 42</p> <p>1 you said he was on Court? Or where was he?</p> <p>2 A. He was on Court at the stop sign.</p> <p>3 Q. All right. Let's see, that's Court right there</p> <p>4 (indicating)?</p> <p>5 A. Yes, right there.</p> <p>6 Q. So there's a stop sign here?</p> <p>7 A. Yes, sir.</p> <p>8 Q. All right. Would you -- let me get you a better</p> <p>9 pen that one.</p> <p>10 MR. WAIDE: Do you want a red one to mark the</p> <p>11 stop sign?</p> <p>12 MR. ALLEN: That would be great.</p> <p>13 Q. (By Mr. Allen) Would you mark the stop sign</p> <p>14 there?</p> <p>15 A. That's the stop sign right there (indicating).</p> <p>16 Q. All right. And so -- would you mark it a little</p> <p>17 bit better -- bigger?</p> <p>18 A. (Complied.)</p> <p>19 Q. So you're telling me you were coming down</p> <p>20 Azalea?</p> <p>21 A. That's right.</p> <p>22 Q. All right. Where is this place you ate? Do you</p> <p>23 know?</p> <p>24 A. That looks like it right there (indicating).</p> <p>25 Q. Okay. Not too far?</p>	<p style="text-align: right;">Page 44</p> <p>1 was trying to stop somebody or get around you, one?</p> <p>2 A. Yes, the blue lights was on.</p> <p>3 Q. Okay. So you drove on down here?</p> <p>4 A. Yes.</p> <p>5 Q. To --</p> <p>6 A. To the driveway of my business.</p> <p>7 Q. Okay. And so you drove on down here and took a</p> <p>8 right on West?</p> <p>9 A. Yes.</p> <p>10 Q. And your business gate, is it a fence -- like a</p> <p>11 metal fence?</p> <p>12 A. It's a gate.</p> <p>13 Q. A gate. All right. What kind of gate are we</p> <p>14 talking about?</p> <p>15 A. It's like a ten-foot metal fence, like -- it's</p> <p>16 not a privacy. You can see through it.</p> <p>17 Q. Sure.</p> <p>18 A. But it's -- the fence --</p> <p>19 Q. Okay, yeah. So you pulled down to that gate and</p> <p>20 stopped?</p> <p>21 A. Yes.</p> <p>22 Q. Okay. Now, in your complaint, Mr. Jordan, you</p> <p>23 say that the sheriff should have recognized your truck?</p> <p>24 A. Yes, sir.</p> <p>25 Q. Why is that?</p>
<p style="text-align: right;">Page 43</p> <p>1 A. No, not far.</p> <p>2 Q. So the red circle is Tony's curb store?</p> <p>3 A. Yes, sir.</p> <p>4 Q. Okay. So you're coming down Azalea and you pass</p> <p>5 by the sheriff who's at the stop sign on Court?</p> <p>6 A. Yes, sir.</p> <p>7 Q. Okay. And you see him pull up and you think</p> <p>8 he's just trying to get by you. How far past the stop</p> <p>9 sign were you when you pulled to the side thinking he</p> <p>10 wanted to get around you?</p> <p>11 A. I was somewhere in this area where there's a</p> <p>12 paint and body shop.</p> <p>13 Q. Put an X there.</p> <p>14 A. X? It was somewhere in that area.</p> <p>15 Q. Okay. The X is where you pulled to the side</p> <p>16 thinking he was going to go around you on a call?</p> <p>17 A. Yes, sir.</p> <p>18 Q. Okay. And then you realized that was not what</p> <p>19 he was doing?</p> <p>20 A. Yes.</p> <p>21 Q. And he was going to try and pull you over?</p> <p>22 A. Yes.</p> <p>23 Q. So you didn't stop there?</p> <p>24 A. No, sir.</p> <p>25 Q. You -- did he have his blue lights on to show he</p>	<p style="text-align: right;">Page 45</p> <p>1 A. Because I had customized wheels on my truck that</p> <p>2 no one else in town had. They'd been on the truck since I</p> <p>3 bought it. It was 24-inch truck wheels -- 18-wheeler</p> <p>4 wheels on my pickup, so it was definitely different from</p> <p>5 any truck you seen in Waynesboro.</p> <p>6 Q. As far as you know, that's the only truck in</p> <p>7 Waynesboro that has those 18-wheeler wheels on it?</p> <p>8 A. Yes, sir.</p> <p>9 Q. Do you know if it's the only truck in Wayne</p> <p>10 County?</p> <p>11 A. No, sir.</p> <p>12 Q. Now, you had not been driving that truck for</p> <p>13 some time; you had been driving a Chevy?</p> <p>14 A. Yes, sir.</p> <p>15 Q. Okay. Do you -- did the sheriff ever ride with</p> <p>16 you in that truck --</p> <p>17 A. No, sir.</p> <p>18 Q. -- the 350?</p> <p>19 A. No, sir.</p> <p>20 Q. All right. Do you recall ever running into</p> <p>21 him -- not physically, literally -- but seeing him and</p> <p>22 stopping and talking to him when you were in that truck?</p> <p>23 A. No, sir.</p> <p>24 Q. When you realized that Sheriff Ashley was trying</p> <p>25 to pull you over, you saw blue lights, did you know that</p>

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<p style="text-align: right;">Page 46</p> <p>1 it was Jody Ashley behind you?</p> <p>2 A. Yes, sir.</p> <p>3 Q. How did you know that?</p> <p>4 A. I seen him sitting at the stop sign.</p> <p>5 Q. Okay. Do you know what he was trying to pull</p> <p>6 you over for?</p> <p>7 A. No, sir.</p> <p>8 Q. What's the speed limit on that road?</p> <p>9 A. I think about 35, I think.</p> <p>10 Q. How fast were you going?</p> <p>11 A. Wasn't going no faster than 35. I had just</p> <p>12 pulled off from the store.</p> <p>13 Q. From Tony's?</p> <p>14 A. Yes, from Tony's.</p> <p>15 Q. Now, the sheriff said that you swerved across</p> <p>16 the center line a couple of times. Do you recall doing</p> <p>17 that?</p> <p>18 A. No, sir.</p> <p>19 Q. Okay. And as we sit here today, are you able to</p> <p>20 tell me absolutely positively you did not cross the center</p> <p>21 line?</p> <p>22 A. Yes, I am.</p> <p>23 Q. Okay. So he's just wrong?</p> <p>24 A. Yes, sir.</p> <p>25 Q. Do you know that the pastor at First Baptist</p>	<p style="text-align: right;">Page 48</p> <p>1 that's the last thing he do, so once he pulled me over and</p> <p>2 I was in this spot with no witnesses, I knew then it</p> <p>3 wasn't a good stop for me to stop at a place with no</p> <p>4 witnesses, so I pulled back out in the road so people</p> <p>5 could see what was happening.</p> <p>6 Q. Okay. Did the sheriff ever call you and say --</p> <p>7 A. No, sir.</p> <p>8 Q. Let me finish the question. Did the sheriff</p> <p>9 ever call you before that and say he was going to get you?</p> <p>10 A. No, sir.</p> <p>11 Q. Who told you over the phone that the sheriff was</p> <p>12 going to get you if it was the last thing he did?</p> <p>13 A. I can't remember names on that --</p> <p>14 Q. Okay.</p> <p>15 A. -- incident.</p> <p>16 Q. More than one?</p> <p>17 A. It was one that I can recall, but I can't</p> <p>18 remember who it was.</p> <p>19 Q. You just remember one phone call?</p> <p>20 A. The phone call was from my Aunt Juanita. Now I</p> <p>21 remember who it was. But she got a call and I don't know</p> <p>22 who called her.</p> <p>23 Q. Okay.</p> <p>24 A. So -- to be careful, because he's putting out</p> <p>25 words he's going to get you, so when he threw the lights</p>
<p style="text-align: right;">Page 47</p> <p>1 Church was riding with him?</p> <p>2 A. No, sir, I didn't. At that time, I didn't.</p> <p>3 Q. And if I represent to you that he was and he</p> <p>4 said that you swerved also, he's wrong also?</p> <p>5 A. Yes, sir.</p> <p>6 Q. Okay. You had your cell phone in your hand</p> <p>7 while you were driving, didn't you?</p> <p>8 A. No, sir.</p> <p>9 Q. So you were not on your cell phone?</p> <p>10 A. No, sir.</p> <p>11 (Pause.)</p> <p>12 Q. About how far did you go -- about how far a</p> <p>13 distance is it from where you pulled off to let the</p> <p>14 sheriff pass and then decided he was getting you and drove</p> <p>15 down to your shop?</p> <p>16 A. It probably was another 200 to 300 feet, I never</p> <p>17 went back and marked it or --</p> <p>18 Q. Right.</p> <p>19 A. -- checked it but somewhere in there, 200 to 300</p> <p>20 feet.</p> <p>21 Q. I'm just asking approximately.</p> <p>22 A. Yes.</p> <p>23 Q. Why did you not yield to the blue lights there?</p> <p>24 A. Because I had a lot of phone calls of people</p> <p>25 telling me the sheriff said he was going to get you if</p>	<p style="text-align: right;">Page 49</p> <p>1 on me, I said, well, I'm not going to stop in this area</p> <p>2 with no witnesses, so I drove on to where a witness could</p> <p>3 see what was happening.</p> <p>4 Q. Okay. Why would Sheriff Ashley be so mad at you</p> <p>5 when he won? Do you have any idea?</p> <p>6 A. I don't have any idea.</p> <p>7 Q. Okay. Once you pulled over to the gate of your</p> <p>8 shop, what happened?</p> <p>9 A. I stopped and he come up to the truck. He asked</p> <p>10 to see my driver's license.</p> <p>11 Q. Did you get out before that or he walked up to</p> <p>12 you in the vehicle?</p> <p>13 A. I'm really not sure how it actually happened. I</p> <p>14 can't remember if I got out before he got to me or -- I</p> <p>15 know he was walking up. I can't remember -- but I know he</p> <p>16 asked for my license. I can clearly remember he asked for</p> <p>17 my license, and I gave him my driver's license, and I</p> <p>18 said, "You know me." He said, "Well, I need to see your</p> <p>19 license." So I gave him my license.</p> <p>20 Q. Okay. Is that the -- and here's where I need to</p> <p>21 get down really --</p> <p>22 A. Okay.</p> <p>23 Q. -- carefully, when Sheriff Ashley walked up to</p> <p>24 you, what was the first thing he said?</p> <p>25 A. As far as I can recall, "Can I see your driver's</p>



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<p style="text-align: right;">Page 50</p> <p>1 license?"</p> <p>2 Q. And then you said?</p> <p>3 A. I said, "You know me. This is my shop here.</p> <p>4 You've been here." And he said, "Well, I need to see your</p> <p>5 driver's license."</p> <p>6 Q. Okay.</p> <p>7 A. So I gave him my driver's license.</p> <p>8 Q. So take me through it. I need to know exactly</p> <p>9 where you were when that conversation happened. Do you</p> <p>10 remember if you were in or out of your truck?</p> <p>11 A. I was out of my truck.</p> <p>12 Q. Were you standing up on the door side there of</p> <p>13 your truck or on the ground?</p> <p>14 A. I was standing on the ground.</p> <p>15 Q. Okay. And where was Sheriff Ashley?</p> <p>16 A. He was next to me.</p> <p>17 Q. Okay. Was there anybody else around you at that</p> <p>18 time when he asked that?</p> <p>19 A. No, sir.</p> <p>20 Q. Okay. Did you see any other law enforcement</p> <p>21 officers nearby?</p> <p>22 A. Yes, sir, they was pulling in. I don't know</p> <p>23 their name. After -- as soon as he stopped me, maybe --</p> <p>24 maybe it was Mike Mozingo. I'm not sure. But he was</p> <p>25 right there on scene at the time as soon as -- like they</p>	<p style="text-align: right;">Page 52</p> <p>1 A. No, sir.</p> <p>2 Q. Okay. When Sheriff Ashley asked you to give him</p> <p>3 your driver's license, did you immediately give it to him</p> <p>4 or did you question why he wanted it?</p> <p>5 A. I immediately give him my driver's license.</p> <p>6 Q. He didn't have to ask you twice?</p> <p>7 A. Yes -- well, he asked me for my driver's</p> <p>8 license, then I told him, "You know me," but then I gave</p> <p>9 him my driver's license.</p> <p>10 Q. Okay. But did he ask you a second time and then</p> <p>11 you gave it?</p> <p>12 A. I'm not sure on that.</p> <p>13 Q. All right. After he looked at your driver's</p> <p>14 license, what was the next thing that happened?</p> <p>15 A. I think he walked back and give my driver's</p> <p>16 license to Mike, and they must have ran them or something.</p> <p>17 I stayed by my truck.</p> <p>18 Q. Okay.</p> <p>19 A. Because he was -- I gave him my license and he</p> <p>20 walked away from me so I'm thinking they might have ran</p> <p>21 them or checked them or something.</p> <p>22 Q. Okay.</p> <p>23 A. And then he said he needed to search the</p> <p>24 vehicle.</p> <p>25 Q. Okay. At that point, who was there besides the</p>
<p style="text-align: right;">Page 51</p> <p>1 was just following each other because -- kind of came in</p> <p>2 together.</p> <p>3 Q. Okay.</p> <p>4 A. But he was the first one out of his car.</p> <p>5 Q. Mike was?</p> <p>6 A. No.</p> <p>7 Q. Sheriff Ashley?</p> <p>8 A. Yes.</p> <p>9 Q. Okay. Was anybody from your shop nearby at that</p> <p>10 very point where we were just talking about?</p> <p>11 A. No, sir.</p> <p>12 Q. Okay. How far away from the gate is your shop?</p> <p>13 A. It might be about 200 feet, just guessing.</p> <p>14 Q. Okay. Would there be anybody working in between</p> <p>15 that space between the gate and the shop or would they be</p> <p>16 in the shop working?</p> <p>17 A. No, they would be in the shop. It's just a</p> <p>18 parking lot.</p> <p>19 Q. Okay.</p> <p>20 A. There's nothing between that.</p> <p>21 Q. Gravel?</p> <p>22 A. Gravel parking lot.</p> <p>23 Q. Do you remember seeing anybody out around the</p> <p>24 shop when you first got stopped and talked to Sheriff</p> <p>25 Ashley?</p>	<p style="text-align: right;">Page 53</p> <p>1 sheriff and Mike in terms of law enforcement? Was anybody</p> <p>2 else there?</p> <p>3 A. I don't know if the narcotic was right there. I</p> <p>4 was mainly talking to him and I wasn't just looking all</p> <p>5 over the place.</p> <p>6 Q. I understand. I understand. We don't go</p> <p>7 through life thinking we're going to have to recall all</p> <p>8 this for a deposition.</p> <p>9 A. Yeah, so I wasn't looking all around.</p> <p>10 Q. Even so, did anybody from your shop come out and</p> <p>11 walk up to the gate?</p> <p>12 A. No, sir.</p> <p>13 Q. Okay. While y'all were sitting there at the</p> <p>14 gate and he got your license, were the blue lights still</p> <p>15 on?</p> <p>16 A. I can't recall.</p> <p>17 Q. Okay. Certainly the siren wasn't on?</p> <p>18 A. No, the siren wasn't on.</p> <p>19 Q. All right. After the sheriff walked away with</p> <p>20 your license and gave it to Deputy Mozingo, what's the</p> <p>21 very next thing you remember happening?</p> <p>22 A. He was asking me to search my vehicle.</p> <p>23 Q. Who was?</p> <p>24 A. Sheriff Ashley.</p> <p>25 Q. Okay. Tell me exactly how you remember, to the</p>



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1 best of your recollection, what he said.  
2 A. He said, "I need to search this vehicle."  
3 Q. And what did you say?  
4 A. I said, "For what reason do you have to search  
5 my vehicle?"  
6 Q. And what did he say?  
7 A. Then he said he was going to search the vehicle.  
8 And I asked him again, what reason, and then by that time,  
9 Mike and the narcotics and everybody just started crowding  
10 up.  
11 And then I said something like, "Y'all are wrong  
12 for what you're doing. That's not right to pull people  
13 over illegal and violate their rights," and he said, "I'm  
14 going to search your vehicle or I will take you to jail."  
15 Q. And what did you say?  
16 A. I didn't say anything.  
17 Q. Okay. So this whole time, this was just Sheriff  
18 Ashley and you talking?  
19 A. Yes.  
20 Q. Did Deputy Mazingo say anything?  
21 A. He never said a word the whole time.  
22 Q. Okay. Any other officer say anything?  
23 A. It was a narcotic there. I don't really know  
24 his name, maybe Johnny Smith or something.  
25 Q. Is he white or black?

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1 A. White.  
2 Q. Young or old?  
3 A. Middle age, I guess.  
4 Q. Like me and you?  
5 A. No, he might have been a little older. I'm not  
6 sure. I can't look at people -- some people and tell how  
7 old they are.  
8 Q. Okay.  
9 A. So he might have been between 40 -- well, 45 and  
10 50, I guess.  
11 Q. Okay. He said something?  
12 A. Yes, he told me that that was normal, what they  
13 did when -- they always search people when they pull them  
14 over and stuff like that. I don't know exactly word for  
15 word.  
16 Q. So did you voluntarily allow them to search?  
17 A. Yes.  
18 Q. Okay. Tell me how that came about.  
19 A. The narcotic pulled me to the side after me and  
20 Sheriff Ashley was talking about him searching my vehicle,  
21 and I told him he had no -- he didn't have no reason to  
22 search my vehicle because -- why. He wouldn't ever  
23 answer. Then the narcotic kind of just pulled us to the  
24 side after the sheriff threatened to take me to jail. The  
25 narcotic said, "Come here, come here a second." And he

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1 walked me away from everybody else.  
2 Q. This guy that you're not sure who it is --  
3 A. Yeah.  
4 Q. -- maybe Johnny Smith?  
5 A. Yeah, maybe Johnny Smith. And he told me he's  
6 been in law enforcement 25 years and all kind of things  
7 like that and that's just what they do whenever they pull  
8 people over, they search them. If you go ahead and let us  
9 go ahead and search it, we'll let you go, won't hold you  
10 up any longer.  
11 Q. Okay.  
12 A. And I asked him for what reason he have to  
13 search -- "We'll let you go, just let us go ahead, we  
14 won't hold you." So I just said, "Okay."  
15 Q. You can search it?  
16 A. Yes.  
17 Q. Who -- did you tell the sheriff he could go  
18 ahead and search?  
19 A. No, sir.  
20 Q. Who did you tell?  
21 A. The narcotic.  
22 Q. Okay. The narcotics officer?  
23 A. Yes, sir.  
24 Q. Was anybody else with the two of y'all when you  
25 were having that conversation?

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1 A. No, sir.  
2 Q. Now, the sheriff didn't actually get in and  
3 search the vehicle, did he?  
4 A. I don't know. I stood back out of the way and I  
5 started talking to a local police officer, and they had  
6 all the doors open, four-door truck, hood up, all under  
7 the fender wall, all -- just all over the place. It was  
8 like four officers there. And I just stood out of their  
9 way.  
10 Q. Who were you talking to?  
11 A. I don't really know her name. She was a city  
12 police.  
13 Q. Was it Courtney --  
14 A. Courtney, yeah, Courtney.  
15 Q. Tell me what y'all talked about. Did it have  
16 anything to do with the search?  
17 A. No. I said, "Well, this is the first time  
18 meeting you." I said, "You called me before looking for  
19 somewhere to rent." I said, "I'm Michael." That's all I  
20 said to her.  
21 Q. Okay.  
22 A. Just introduced myself while they were searching  
23 my truck.  
24 Q. Sure. And you don't recall whether you saw the  
25 sheriff actually searching?

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<p style="text-align: right;">Page 58</p> <p>1 A. No, I don't recall. I stood back.</p> <p>2 Q. At any time while they were searching and you</p> <p>3 were standing back there talking to Courtney, did you tell</p> <p>4 them to stop searching the vehicle?</p> <p>5 A. No, sir.</p> <p>6 Q. You just let them get it over with?</p> <p>7 A. Yes, sir, I was already late for work.</p> <p>8 Q. Okay. And so let's do this -- I'm going to use</p> <p>9 this little white board. Do you draw well?</p> <p>10 A. No, sir.</p> <p>11 Q. Well, here, I'm going to kind of start -- and</p> <p>12 Daniel can correct me if he thinks I'm wrong -- but let's</p> <p>13 do this.</p> <p>14 (Pause.)</p> <p>15 Q. I have put on here -- and let's see if we can</p> <p>16 agree this is right -- you know better than me,</p> <p>17 Mr. Jordan --</p> <p>18 A. Yes, sir.</p> <p>19 Q. -- but if this is Azalea and that's West --</p> <p>20 A. Yes, sir.</p> <p>21 Q. -- that's your gate?</p> <p>22 A. Yes, sir.</p> <p>23 Q. Does that look -- I know it's not to scale.</p> <p>24 A. That's fine.</p> <p>25 Q. But does that look okay?</p>	<p style="text-align: right;">Page 60</p> <p>1 A. (Complied.)</p> <p>2 Q. All right. So that is -- the blue M is your</p> <p>3 vehicle?</p> <p>4 A. Yes.</p> <p>5 Q. All right. And this is going to be Sheriff</p> <p>6 Ashley, so if you'll just put a little A there?</p> <p>7 A. (Complied.)</p> <p>8 Q. And then this is Mozingo?</p> <p>9 A. Yeah, Mozingo.</p> <p>10 Q. Let's put -- just put an O there.</p> <p>11 A. (Complied.)</p> <p>12 Q. All right. That looks like a dot; correct?</p> <p>13 A. Okay.</p> <p>14 Q. And then this is the City so put --</p> <p>15 A. And then the narcotic was in his truck, too, and</p> <p>16 he was back there. Like I said, I was just surrounded.</p> <p>17 Q. Okay. Well, I'm more interested in those two.</p> <p>18 A. Okay.</p> <p>19 Q. And then this is your City officer?</p> <p>20 A. Yes, sir.</p> <p>21 Q. Put a C.</p> <p>22 A. (Complied.)</p> <p>23 Q. All right. So knowing this is not to scale --</p> <p>24 A. Yes.</p> <p>25 Q. -- where did you go when the search occurred?</p>
<p style="text-align: right;">Page 59</p> <p>1 A. Yes, sir.</p> <p>2 Q. Okay. What I want to get you to do, just so I</p> <p>3 understand how this thing was done, I'm going to let you</p> <p>4 kind of put the cars on there for me.</p> <p>5 (Pause.)</p> <p>6 Q. Let's just use this. Would you put where your</p> <p>7 truck was and then you can show me where -- your truck is</p> <p>8 going to be red. Just put where it is.</p> <p>9 A. It was -- can I finish your drawing?</p> <p>10 Q. Heck, yeah. Add to it, man.</p> <p>11 A. I'm just saying this is the actual gate across</p> <p>12 here, and this is the driveway. I pulled -- I didn't go</p> <p>13 inside the gate. I just pulled up out of the road and let</p> <p>14 them get out of the highway behind me.</p> <p>15 Q. So they could come through past --</p> <p>16 A. Off the main --</p> <p>17 Q. -- off the road?</p> <p>18 A. Off West. So I pulled up so they could get</p> <p>19 off -- well -- and so he pulled behind me and I think it</p> <p>20 was Mozingo behind him and then Johnny Smith and then the</p> <p>21 city police. I was kind of surrounded by police officers.</p> <p>22 Q. Okay. All right. Now, let's go back through</p> <p>23 and I'm going to let you just kind of -- we will use a</p> <p>24 blue to mark inside these, and I'm going to -- put an M in</p> <p>25 your car. Just make an M in there.</p>	<p style="text-align: right;">Page 61</p> <p>1 A. I was in front of the truck kind of close to the</p> <p>2 gate.</p> <p>3 Q. All right.</p> <p>4 A. Maybe ten, 15 feet away from the truck.</p> <p>5 Q. All right. And so you put a dot where you were</p> <p>6 standing during the search?</p> <p>7 A. Yes, right there.</p> <p>8 Q. Circle it. It's a blue dot with a red circle.</p> <p>9 A. (Complied.)</p> <p>10 Q. That way we'll distinguish it.</p> <p>11 A. Yes.</p> <p>12 Q. All right. Do you know where Sheriff Ashley was</p> <p>13 when you were standing right there at the blue dot and red</p> <p>14 circle?</p> <p>15 A. No, sir.</p> <p>16 Q. Okay. All right. And you've told me you</p> <p>17 think -- how far is it from where you were standing at the</p> <p>18 gate to your shop?</p> <p>19 A. I'm thinking about 200 feet.</p> <p>20 Q. Okay. At any time, did any of your workers come</p> <p>21 out there to where you were?</p> <p>22 A. No, everyone just stood in the shop door. They</p> <p>23 never came out towards the incident. They just all stood</p> <p>24 there looking, the workers and their customers and</p> <p>25 everybody just looked.</p>

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1 Q. Stood back?  
2 A. Stood back and looked.  
3 Q. Could they hear what was going on?  
4 A. I don't think so.  
5 Q. Okay. It's far enough away they could just see  
6 it?  
7 A. They could see it, yeah.  
8 Q. Okay.  
9 (Pause.)  
10 MR. ALLEN: What I will do is I'll take a  
11 picture of that and send it to you and him. We can  
12 add that as an exhibit. Is that okay with you?  
13 MR. WAIDE: It will be what, Exhibit 2?  
14 MR. ALLEN: Yeah.  
15 (Pause.)  
16 Q. (By Mr. Allen) After you got pulled away by the  
17 narcotics officer --  
18 A. Yes.  
19 Q. -- did you ever have another conversation with  
20 the sheriff out there at the scene?  
21 A. No, sir.  
22 Q. Okay. When you and the sheriff were talking,  
23 though, before that and he was asking for your license and  
24 telling you that he was going to search it, were you  
25 upset?

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1 A. Yes, sir.  
2 Q. You were agitated?  
3 A. Yes, sir, I was.  
4 Q. Why were you upset?  
5 A. Because I was illegally pulled over and rights  
6 being violated. Yes, I was upset.  
7 Q. Okay. The sheriff never talked to you about the  
8 election while he was out there, did he?  
9 A. No, sir.  
10 Q. And other than Courtney and the narcotics  
11 officer, did you talk to any other law enforcement officer  
12 on the scene?  
13 A. No, sir.  
14 Q. Were you bodily searched?  
15 A. No, sir.  
16 Q. Okay. Did anybody pull a handgun on you while  
17 they were out there?  
18 A. No, sir.  
19 Q. Okay. Did they draw any other type of weapon  
20 while you were stopped?  
21 A. No, sir.  
22 Q. And nobody put their hands on you?  
23 A. No, sir.  
24 Q. So the search was of your truck?  
25 A. Yes, sir.

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1 Q. And they didn't find any contraband?  
2 A. No, sir.  
3 Q. Nothing got damaged in your vehicle, did it?  
4 A. No, sir.  
5 Q. To your knowledge, did Sheriff Ashley say  
6 anything to anybody else on the scene about your having  
7 not supported him?  
8 A. No, sir.  
9 Q. Have you run into the sheriff since you were  
10 pulled over March 14, 2016?  
11 A. Yes, sir.  
12 Q. Okay. Where have you seen him?  
13 A. Jones Junior College campus here in Waynesboro.  
14 Q. Okay. What was the -- what was going on there?  
15 A. Senator Roger Whitaker was in town for a little  
16 luncheon.  
17 Q. Roger Wicker?  
18 A. Wicker, yeah.  
19 Q. Yeah. He was in town?  
20 A. Yes.  
21 Q. And you saw the sheriff there?  
22 A. Yes.  
23 Q. Did y'all speak?  
24 A. Yes.  
25 Q. Okay. And was it cordial?

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1 A. Yes, he spoke and shook my hand and I spoke with  
2 him.  
3 Q. And that was just in passing?  
4 A. Yes, sir, it was in the lobby.  
5 Q. Okay. Y'all didn't sit down and have a  
6 conversation, did you?  
7 A. No, sir.  
8 Q. Okay. But both of you respectfully shook each  
9 other's hands?  
10 A. Yes, sir.  
11 Q. Okay. Has the sheriff since that stop said  
12 anything to you about your not supporting him?  
13 A. No, sir.  
14 Q. All right. Let me -- I mean, correct me if I'm  
15 wrong. I don't think the sheriff has ever said anything  
16 to you about your not supporting him, has he?  
17 A. No, sir.  
18 Q. He never has?  
19 A. No, sir, he hasn't.  
20 Q. Have you overheard him telling somebody that you  
21 didn't support him?  
22 A. No, sir.  
23 Q. You know how sometimes folks will say something  
24 loud so somebody next to them can hear it; that hasn't  
25 happened?

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1 A. No, sir.  
2 Q. One of the paragraphs in your complaint says  
3 that Defendant Ashley -- this is paragraph 18 -- Defendant  
4 Ashley called a number of officers to assist in the search  
5 of the truck. Did you hear him call for assistance?  
6 A. No, sir.  
7 Q. Okay. Did you just assume that because several  
8 other officers pulled up?  
9 A. Yes, sir.  
10 Q. Okay. He did not give you any citation?  
11 A. No, sir.  
12 Q. Did he give you a verbal warning even?  
13 A. No, sir.  
14 Q. Other than the folks that were in your shop,  
15 were there any other onlookers?  
16 A. People passing by. It's a busy street, you  
17 know, Main Street, in and out of town, matter of fact.  
18 Q. Did you see anybody you knew that passed by?  
19 A. I wasn't looking around.  
20 Q. You were busy?  
21 A. Yeah.  
22 Q. What about in your shop, who would have been  
23 back there and would have seen this?  
24 A. Rodney Pickens, David Ray Chambers, Lee Arthur  
25 Powe, John Lee Blakely. It was just workers and customers

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1 that was in the shop. Everybody quit doing what they were  
2 doing, looking.  
3 Q. Right. Did you -- after this was over, did you  
4 talk to those folks?  
5 A. Yes.  
6 Q. Okay. I want to talk about that, but let me  
7 back up --  
8 A. Okay.  
9 Q. -- that was a mistake. Tell me what happened --  
10 how long did the search of your truck take?  
11 A. In all -- I wasn't never looking at time,  
12 just -- probably 15, 20 minutes of -- from stopping to  
13 being -- standing out there, because, you know, at first,  
14 I wasn't just pulled up letting them search. We talked a  
15 while about what reason and on and on before the search  
16 ever started, and he said it would just take a minute.  
17 But after they started searching, it was way more than a  
18 minute, raising your hood, looking all under it, opening  
19 all four doors, digging under your seats, pulling your  
20 seats up and your glove box. It took more than a minute.  
21 Q. Oh, sure. So were you saying, though, that the  
22 stop -- from the time the stop happened until the time the  
23 search was completed, it was about 20 minutes?  
24 A. Probably about 20 minutes, yeah, just me  
25 guessing on time.

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1 Q. And let me make sure I got that right in the  
2 record.  
3 A. Okay.  
4 Q. The whole stop took about 20 minutes?  
5 A. Yeah, just me guessing. I don't know exactly,  
6 never looked at time.  
7 Q. Sure, sure. So what happened once the search  
8 was completed? Walk me through that. Before you go to  
9 the shop, how did it end up?  
10 A. They give me my license and they left.  
11 Q. Okay. Did you -- you never spoke with Ashley  
12 again?  
13 A. No.  
14 Q. Who gave you your license back?  
15 A. I can't remember if it was Mike or who it was,  
16 but no one said anything else. They just passed me my  
17 license.  
18 Q. Did anybody tell you you were free to go?  
19 A. No.  
20 Q. They just handed you your license and walked  
21 off?  
22 A. Yes.  
23 Q. And what did you do?  
24 A. I went on to the shop.  
25 Q. Okay. You said that the folks there, you talked

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1 to them?  
2 A. Yes.  
3 Q. Who did you speak to?  
4 A. Everybody there was asking what was that about  
5 and --  
6 Q. Was it a crowd?  
7 A. A crowd, yes, a crowd, everybody still crowding  
8 up from the shop, so when I pulled -- I drive on through  
9 the gate, they're asking, what happened, what was that all  
10 about, and this and that.  
11 Q. Did you tell them -- what did you tell them?  
12 A. I told them I was stopped for no reason.  
13 Q. Anything else?  
14 A. No.  
15 Q. All right. Did you tell them that you were  
16 stopped because Ashley was mad at you for supporting --  
17 for not supporting him?  
18 A. No.  
19 Q. Prior to that, had you ever been pulled over by  
20 any law enforcement officer?  
21 A. Yes.  
22 Q. Okay. More than once?  
23 A. Yes, I have speeding tickets before.  
24 Q. Have you ever had your vehicle searched?  
25 A. No, sir.

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1 Q. Since that day, other than the folks in the  
2 shop, has anybody approached you about your stop and said,  
3 "Hey, I heard you got stopped," or something to that  
4 nature?  
5 A. Yes.  
6 Q. Tell me who that would be.  
7 A. I can't remember so many names. It went on for  
8 days and days, phone calls, and — just constantly for  
9 probably the first three months maybe, people were just  
10 calling and you run into them in the store. It went on,  
11 "So how is you and the sheriff getting along," just joking  
12 about it, just on and on for probably three or four  
13 months.  
14 Q. You don't remember any name?  
15 A. No, sir.  
16 Q. Your complaint says that during the stop, the  
17 sheriff treated you like a criminal. What do you mean by  
18 that? I mean, I understand you didn't draft it, but did  
19 he treat you like a criminal?  
20 A. Yes, to me it was. If you're searched and you  
21 haven't done anything, I think you are treated like a  
22 criminal.  
23 Q. Okay. Anything else besides his searching  
24 you — your truck?  
25 A. No, sir.

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1 Q. You were not arrested that day?  
2 A. No, sir.  
3 Q. And you didn't go to jail?  
4 A. No, sir.  
5 Q. And you didn't pay a fine, did you?  
6 A. No, sir.  
7 Q. They didn't take anything out of the truck at  
8 all whether it was contraband or not and keep it?  
9 A. No, sir.  
10 Q. You saw the sheriff at Jones. Have you seen him  
11 since and had any conversation with him?  
12 A. Yes, sir.  
13 Q. Tell me when that was.  
14 A. It was maybe a month ago here.  
15 Q. Okay. How was it here? What happened?  
16 A. I was here to get fingerprints and he was  
17 leaving the parking lot and he saw me and he stopped and  
18 asked what did I need, and I told him. He say they would  
19 take care of me in the back, go in the back, they would  
20 help me to get my fingerprints for my store for the  
21 State — I had to get new fingerprints to move my store to  
22 a new location, so I come to get fingerprints.  
23 Q. Okay. Did he help you out?  
24 A. Yes, sir, he did.  
25 Q. Was he cordial to you?

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1 A. Yes, he was.  
2 Q. And you were cordial to him?  
3 A. Yes, sir.  
4 Q. Did either one of you talk about the stop?  
5 A. No, sir.  
6 Q. Did either one of you talk about the election?  
7 A. No, sir.  
8 Q. Okay. All right. Let's talk about some of  
9 these folks that — that you have mentioned that were in  
10 your responses to some questions I sent you. One of the  
11 people you identified as having some knowledge about this  
12 is Leon Powe?  
13 A. Lee Arthur Powe.  
14 Q. Lee Arthur Powe. And he's a customer?  
15 A. Of Rodney Pickens.  
16 Q. So, now, Rodney Pickens rents a building from  
17 you but you're not affiliated with his business?  
18 A. No, sir.  
19 Q. No partnership?  
20 A. No, sir.  
21 Q. And he was there that day as a customer of  
22 Mr. Pickens?  
23 A. Yes, sir.  
24 Q. And have you spoken with Mr. Powe other than  
25 kind of addressing the crowd that day?

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1 A. I spoke with him — I think it was yesterday, he  
2 come by the shop, and he was headed to Hattiesburg to the  
3 doctor, he said. He called — got to the office and my  
4 secretary called me and said, "Mr. Powe is here to see  
5 you. Are you on the yard?" I said, "No." And I said,  
6 "I'm a minute away." So when I pulled up, he told me he  
7 received letters from a lawyer and that his name was wrong  
8 on the paperwork so he come somewhere to get it corrected.  
9 I think he might have came here.  
10 Q. Yes, sir.  
11 A. And he said he would come whenever they told him  
12 to come, but he just wanted them to know the name was  
13 wrong.  
14 Q. Right. We served him with a subpoena and got  
15 his name wrong.  
16 A. Okay.  
17 Q. So we re-served him today.  
18 MR. WAIDE: Did we have his name wrong?  
19 MR. ALLEN: Yeah.  
20 MR. WAIDE: Sorry about that.  
21 MR. ALLEN: That's okay. We got it.  
22 A. That's the only time I ever spoke to him.  
23 Q. (By Mr. Allen) Okay. All right. When y'all  
24 talked yesterday, did he talk to you at all about the  
25 stop?



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<p style="text-align: right;">Page 74</p> <p>1 A. No, he said he talked with an attorney. I don't 2 know if it was you. I don't know if it was you. I don't 3 know who he talked with on the phone. And he said he just 4 let them know he didn't feel like it was right because he 5 saw me at -- eating lunch with my brother a few minutes 6 before the stop and he didn't feel like it was comfortable 7 to have that many police officers stopping a person for no 8 reason. 9 Q. Okay. 10 A. That's what he told me. 11 Q. Now, he didn't personally witness the stop, 12 though, did he? 13 A. I'm not sure. 14 Q. Okay. All right. Did he say anything else to 15 you about the stop? 16 A. That was it. 17 Q. Okay. You said you had seen him before lunch; 18 is that what he said? 19 A. He said he saw me. I didn't see him. 20 Q. Okay. Was he at your shop, though, when the 21 stop occurred? 22 A. He said he was. I didn't see him -- 23 Q. Okay. 24 A. -- at that time, you know. 25 Q. Okay.</p>	<p style="text-align: right;">Page 76</p> <p>1 A. No, sir. 2 Q. And then you mentioned David Ray Chambers. Who 3 is he? 4 A. He works for Rodney Pickens. 5 Q. Okay. And he was there that day when you pulled 6 to the shop after the stop? 7 A. Yes, sir. 8 Q. Okay. Did you talk to him individually? 9 A. No, sir. 10 Q. All right. What about since this stop, have you 11 talked to him at all about the incident? 12 A. I talked to him the day he got his letters. 13 Everybody started calling me, "We're getting letters from 14 an attorney," and this and that, or calls, and he said, 15 "Well, I just talked to your attorney about what happened 16 and I told him what I saw. I didn't hear anything." He 17 said, "I just seen it from a distance. I didn't hear 18 nothing." That's what he said he told him. 19 Q. So that's the last time you have talked to him? 20 A. Yes, sir -- well, I talked to him this morning. 21 He's at the shop every morning. 22 Q. Okay, right. And that was a bad question. 23 A. Yeah. 24 Q. About the incident? 25 A. No, sir.</p>
<p style="text-align: right;">Page 75</p> <p>1 A. I don't know who was in there. I never made it 2 to the shop. I'm leaving lunch, so I never made it to see 3 who was actually in there when I first got stopped. But 4 if he came through later, I don't know. There's two ways 5 to get in so I'm not sure. 6 Q. Okay. Let me ask a better question. 7 A. Okay. 8 Q. After the stop, when you pulled up to the shop, 9 do you remember seeing him there? 10 A. Yes. 11 Q. Okay. All right. That's what I was wondering. 12 A. Okay. 13 Q. What about Johnny Blakely? 14 A. He was in the shop when I pulled up. 15 Q. Is he a customer of Mr. Pickens, too? 16 A. Yes, sir. 17 Q. Do you remember talking to him that day? 18 A. No, sir. 19 Q. Have you talked to him since about the stop? 20 A. No, sir. 21 Q. Have you ever talked to him about whether or not 22 Sheriff Ashley was upset with you? 23 A. No, sir. 24 Q. Have you ever talked to Mr. Powe about whether 25 Sheriff Ashley was upset with you?</p>	<p style="text-align: right;">Page 77</p> <p>1 Q. So the only times you have talked to him about 2 the incident were the day it happened and the day he got 3 served with a subpoena? 4 A. Got served. I've talked to him between times, 5 you know, not just a daily thing, but I have talked to 6 him, can't recall dates, you know, just general 7 conversations of being in the same area. 8 Q. Oh, no, sure. And I made -- that was a bad 9 question. I know you see these people all the time. 10 A. Yeah, I see them every day. 11 Q. What I want to know is the conversations about 12 your incident. 13 A. No, sir, we never talk about the incident. 14 Q. And have you ever talked to him -- Mr. Chambers 15 about whether or not Sheriff Ashley was upset with you for 16 not supporting him? 17 A. No, sir, I haven't. 18 Q. All right. Now, Rodney Pickens is your -- he's 19 your renter? 20 A. Yes, sir. 21 Q. And he has a body shop or a -- 22 A. Mechanic. 23 Q. Mechanic, okay. He was there the day that the 24 incident occurred? 25 A. Yes, sir.</p>



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1 Q. And did you talk to him afterwards?

2 A. After I talked with everyone, I went to work. I

3 had an appointment for the State to do a septic system

4 that day and I was supposed to been there at a certain

5 time and I was already running late, so I didn't just

6 stand around and talk to people. I went on to my job.

7 Q. Okay. So since the stop, have you talked to

8 Mr. Pickens about the stop itself?

9 A. We have talked. I can't say exactly what we

10 have talked about as far as the stop, but, yeah, I'm sure

11 I have talked to him. It's been almost a year.

12 Q. Okay. All right. Have you and he ever talked

13 about whether or not Sheriff Ashley was upset with you for

14 not supporting him?

15 A. No, he hasn't really said that. He just said

16 that -- well, we had Woodson signs up, and he take it that

17 he must have been upset with me. We didn't just say, I

18 know he was. He said, "Well, we had Woodson signs up. He

19 must not have been comfortable with that."

20 Q. Uh-huh. All right. Now, Lawrence Jones was a

21 customer of Mr. Pickens?

22 A. Yes, sir. I didn't see him. He told people at

23 the barbershop he come by and saw -- he wasn't a customer

24 at that time. He said he drove by and seen it and he went

25 to the barbershop telling people that he's in a drug bust,

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1 the narcotics got his truck, they're all over him.

2 Then next thing I know, I got rumors, my door

3 got kicked off my house by -- it just grew from one thing,

4 more, more and more, and I feel like that endangered my

5 family off of that stop.

6 Q. So Mr. Jones drove by in his car?

7 A. Yes.

8 Q. And went to the barbershop?

9 A. Yeah.

10 Q. Where all good rumors get started?

11 A. Yeah.

12 Q. And told everybody you had been busted for

13 drugs?

14 A. Yeah.

15 Q. Now, you said your door had been kicked in.

16 That was a rumor. That didn't really --

17 A. That was a rumor. No, it just spreaded from one

18 thing to another and got bigger and bigger. You know, one

19 word's going to get twisted and it just --

20 Q. Absolutely.

21 A. -- it grew for months.

22 Q. Did you ever talk to Mr. Jones about the shop

23 and straighten him out?

24 A. No, sir.

25 Q. I mean, it wasn't a drug bust, was it?

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1 A. No, sir.

2 Q. There were no drugs in your vehicle?

3 A. No, sir, never sold drugs.

4 Q. Courtney Cranton is the name of the City officer

5 that I have. Is that who you were talking to out there?

6 A. I just know her by Courtney.

7 Q. Okay.

8 A. My first time ever meeting her at that time.

9 Q. Okay. Have you seen her since then and talked

10 about this incident?

11 A. No, sir.

12 Q. And then Randy Williams?

13 A. He owns the shop next door.

14 Q. Okay. Does he rent from you?

15 A. No, sir. He owns the building next door.

16 Q. Okay. Have you talked to him about your stop?

17 A. No. After the stop, I don't know if -- it

18 wasn't that day because I left and went to work. Maybe a

19 couple days later, he said, "I saw y'all out there. He

20 had you pulled over. I was going to come over there, but

21 I didn't." That's all I talked to him about.

22 Q. Hadn't seen him since to talk about this

23 incident?

24 A. No, sir.

25 Q. Okay. Is there anybody else that might have

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1 seen this that you're -- you can positively identify?

2 A. No, sir.

3 Q. Is there anybody else that you can positively

4 identify that has mentioned to you that they saw you

5 pulled over or something about the stop?

6 A. No, I got calls from my brother that works at

7 Masonite saying that people are calling him saying, "They

8 got your brother pulled over," and this and that, so...

9 Q. What's his name?

10 A. Carlos McDougle.

11 Q. Okay. All right. Mr. Jordan, do you need to

12 take a break? Are you okay?

13 A. No, sir, I'm fine.

14 Q. All right.

15 (Recess.)

16 Q. Did you tell anybody yourself about the stop?

17 A. Yes, sir, I did.

18 Q. Okay. Who did you approach to tell about the

19 stop?

20 A. I can't recall names. It's been 11 months ago

21 now.

22 Q. Yes, sir. So you had a job for the remainder of

23 the day of the stop for the State?

24 A. Yes, sir.

25 Q. All right. You went and did that job?

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1 A. Yes, sir.  
2 Q. Did you see a medical provider that day for  
3 anything that occurred because of the incident?  
4 A. No, sir.  
5 Q. Did you have any sort of symptoms that day of  
6 medical problems?  
7 A. That day, no, sir.  
8 Q. Okay. When did your symptoms first develop and  
9 what were they?  
10 A. The next day, I had a headache -- well, all  
11 during that night, it was not that day, it was that night,  
12 and then the next day, I just went for a checkup and they  
13 give me something for blood pressure maybe.  
14 Q. All right. Was your blood pressure high; is  
15 that what you're telling me?  
16 A. Yes, sir.  
17 Q. Okay. Have you ever had high blood pressure  
18 before?  
19 A. No, sir. I had borderline blood pressure, never  
20 high. I take a five-milligram pill for blood pressure.  
21 Q. Okay. How long have you been on that kind of  
22 medication?  
23 A. I think about a year.  
24 Q. So you were on it before this stop?  
25 A. Yes, sir.

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1 Q. Did the medication -- did you have to take more  
2 of it after the stop?  
3 A. I continued to take my regular dosage, but I  
4 took something different that was give to me at the doctor  
5 visit, stronger I guess. I don't really know what it was.  
6 Q. So you took it on top of what you took, your  
7 normal dose?  
8 A. Yes, sir.  
9 Q. Okay. How long did you do that?  
10 A. I done it for like a day or two. It wasn't a  
11 prescription. It was just a little -- I don't know what  
12 they call -- a little sample.  
13 Q. A sample?  
14 A. Yeah.  
15 Q. He just gave you a sample of something for a day  
16 or two?  
17 A. Yeah.  
18 Q. Okay. Was that able to get your blood pressure  
19 back under control?  
20 A. Well, my headache stopped so I didn't go back  
21 and check my pressure behind it.  
22 Q. Okay. So you haven't been back to check your  
23 blood pressure since then?  
24 A. I have checked it since then. It probably -- it  
25 was probably five months after on just a routine doctor

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1 visit.  
2 Q. Okay.  
3 A. They always check it then.  
4 Q. Was it okay?  
5 A. It was back to the borderline thing, yeah.  
6 Q. Was the same doctor doing all these tests?  
7 A. No, sir.  
8 Q. Where were you when you originally went to get  
9 it checked the day after the incident?  
10 A. It was the emergency room.  
11 Q. Wayne General?  
12 A. Yes, but might have been -- yes, it was the  
13 emergency room the first day I went.  
14 Q. Okay. Now, when you have a routine checkup like  
15 you talked about, who is your doctor?  
16 A. Dr. Todd Stokley is my family doctor, but I have  
17 a specialist for my kidneys in Hattiesburg. I can't  
18 recall his name right now.  
19 Q. Is he at the Hattiesburg Clinic?  
20 A. Yes.  
21 Q. Okay. Any other medical providers that you  
22 would see?  
23 A. No, sir.  
24 Q. I want to move on into some things like that,  
25 your medical records and stuff like that, but I want to

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1 make sure we have covered this -- the actual stop. Have  
2 you told me all of the conversations that you have had  
3 with Sheriff Ashley about your being pulled over that day  
4 in March?  
5 A. Yes, sir.  
6 Q. Have you told me all the conversations you have  
7 had with any Wayne County law enforcement officer about  
8 that stop in March 2016?  
9 A. Yes, sir.  
10 Q. All right. Your complaint, Mr. Jordan, asserts  
11 that you have suffered emotional distress as a result of  
12 your being stopped. Can you explain to me in your own  
13 words what that means? How have you been hurt  
14 emotionally?  
15 A. Emotionally, it's just mentally that -- it's  
16 kind of hard to explain, but it does something to your  
17 focus on your daily basis because that's always on your  
18 mind, just like you -- if you lost your mother, that's  
19 going to be on your mind for a while. It's kind of like  
20 the same thing, just damage to you mentally.  
21 Q. Okay. All right. And other than going to the  
22 ER, have you seen any medical provider as a result of this  
23 incident?  
24 A. Just only my specialist, and that's just a  
25 six-month checkup on my kidneys. Every six months, I go

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<p style="text-align: right;">Page 86</p> <p>1 to a specialist. They tell me the ratings of creatinine 2 level and what it's doing now. And the next six months, 3 they do the same thing. 4 Q. So you already had that scheduled. You were 5 going to see him regardless? 6 A. Yes, I was going to see him regardless. 7 Q. But did you talk to him about the incident? 8 A. No, sir, I didn't. 9 Q. Okay. Obviously, you have some sort of issue 10 with your kidneys? 11 A. Yes, sir. 12 Q. What is it? Is it a -- 13 A. A birth defect. 14 Q. Okay. All right. And has there been -- as far 15 as you know, I recognize you're not a doctor -- as far as 16 you know, has there been any impact on your kidneys 17 because of this incident? 18 A. Well, I could tell you one thing for sure, my 19 kidney level got worse after the incident. Now it's back 20 on the same level. I did get my medical report. I 21 haven't give it to the attorney because I had to order it 22 and it finally came, but I haven't been back to his 23 office. 24 Q. Sure. 25 A. But, yes, sir, my creatinine level got worse.</p>	<p style="text-align: right;">Page 88</p> <p>1 Q. Okay. You've seen him for quite some time? 2 A. Yes, sir. 3 Q. Okay. Prior to March 14, 2016, had you ever 4 seen a physician for anxiety or depression? 5 A. No, sir. 6 Q. Okay. Now, you were on a blood pressure 7 medication when this happened? 8 A. Yes, sir. 9 Q. Other medications that you were on at the time, 10 are there any? 11 A. No, only other prescription I have had within 12 the last -- past year maybe for like gout. I've got a 13 prescription for that. 14 Q. Okay. 15 A. Something I don't take daily or sometimes -- it 16 might be four or five months. You just -- if it flares 17 up, I have the medication. 18 Q. Does Dr. Stokley take care of that for you? 19 A. Yes, sir. 20 Q. Okay. So that's the only medication you were on 21 at the time, so it's something for gout and something for 22 blood pressure. Since this incident, have you added 23 anything besides that little pill you told me they gave 24 you a sample of? 25 A. No, sir.</p>
<p style="text-align: right;">Page 87</p> <p>1 The higher the points, the worse your kidneys are 2 operating. And he always told me never get stressed, and 3 stress does damage to your kidneys. And if you keep blood 4 pressure up, your blood pressure does damage to your 5 kidneys, but I couldn't help it. 6 Q. Okay. Did the doctor tell -- you didn't talk to 7 the doctor about the incident? 8 A. No, I didn't tell the doctor about the incident. 9 Q. Okay. 10 A. So -- he told me that way before the incident, 11 what damages the kidneys -- 12 Q. Okay. 13 A. -- and stuff like that. 14 Q. Okay. Other than your kidney doctor, have you 15 seen any other medical provider since this incident? 16 A. No. 17 Q. Whether it was for the incident or not, have you 18 seen any other medical provider? 19 A. No. 20 Q. Haven't had to go to the emergency room? 21 A. No, not since the first time. 22 Q. Good. Is it Brian Rifkin, is that who it is? 23 A. Yes. 24 Q. Okay. Who's your family doctor, Stokley? 25 A. Dr. Stokley.</p>	<p style="text-align: right;">Page 89</p> <p>1 Q. Okay. And you use LAB Drugs in Waynesboro? 2 A. Yes, sir. 3 Q. Is that the only pharmacy you use? 4 A. Yes, sir, in the last several years, it has 5 been. 6 Q. Okay. 7 A. I used to use -- 8 Q. Cooley? 9 A. No, it was Walgreen's -- no, it was Stanley at 10 the time but they sold out to Walgreen's, but since then, 11 I've been using LAB, but that's been several years now. 12 Q. Cooley's closed, didn't it? 13 A. Yeah, Cooley's closed. 14 Q. All right. If I read your responses right, 15 you're not claiming that this incident caused you to lose 16 money in your business? 17 A. I'm not suing for it. It did, but I'm not going 18 to go through all of that. 19 Q. All right. That's not what you're suing for? 20 MR. WAIDE: Right. 21 MR. ALLEN: Okay. 22 Q. (By Mr. Allen) But you do think you've had a 23 loss of reputation as a result of this? 24 A. Yes, and business, too. But I'm just not going 25 to go through the hassle of it.</p>

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1 Q. All right. So since you're not worried about  
2 business --  
3 A. That's right.  
4 Q. -- and that's not a claim, let's talk about loss  
5 of reputation because you are making that claim.  
6 A. Yes, sir.  
7 Q. Okay. Tell me -- tell me about that. How have  
8 you lost your reputation or some of your reputation as  
9 part of this incident?  
10 A. Well, when you've got a town of people that know  
11 you and now they're talking negative about you and saying,  
12 well, he must have been selling drugs because I see he's  
13 got a business, and his family ain't got this and that, so  
14 it's just -- it's an ongoing process that I had to deal  
15 with from that day to now.  
16 Q. Okay. It's people -- am I right to say it's  
17 people making false assumptions?  
18 A. That's right.  
19 Q. Okay. Did you feel the same way when you got  
20 pulled over for those speeding tickets?  
21 A. No, sir. I was speeding.  
22 Q. Okay. All right. But folks don't know that  
23 that are passing by. They make the same assumptions,  
24 don't they?  
25 A. No, sir, your hood's not up and your doors are

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1 not open. It's totally different.  
2 Q. Okay. So it's because you were searched?  
3 A. Yes.  
4 Q. Okay. Has anybody said directly to you that  
5 they thought that you were stopped because of drugs?  
6 A. No, sir.  
7 Q. Your complaint also says you suffered a loss of  
8 enjoyment of life. Is there anything you can't do now  
9 that you could do before this incident?  
10 A. No, sir.  
11 (Pause.)  
12 Q. We've talked about these folks you listed in  
13 your initial disclosures, and I'm going to read you this  
14 list and I think we can just wrap that up.  
15 A. Okay.  
16 Q. The folks that you listed as having knowledge  
17 were Wayne Holifield, who has passed away?  
18 A. Yes, sir.  
19 Q. And we agree that he did not -- he was not  
20 present when you were stopped --  
21 A. No, sir.  
22 Q. -- at the site of the stop?  
23 A. Yes, sir.  
24 Q. Lee Arthur Powe, not Leon, Lee Arthur Powe also  
25 was at the shop but was not where you were actually

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1 stopped?  
2 A. As far as I know, he was at the shop.  
3 Q. Okay. And so he didn't personally witness any  
4 of the conversations between you and the officers?  
5 A. No, sir.  
6 Q. To your knowledge, did he actually see the blue  
7 lights come on on the sheriff's vehicle as he pulled you  
8 over?  
9 A. I'm not sure of that. I don't know --  
10 Q. You don't know?  
11 A. -- exactly where he was.  
12 Q. Okay.  
13 A. No, sir, I don't know.  
14 Q. Okay, fair. What about Johnny Lee Blakely, he  
15 was not present to hear the conversations that day between  
16 you and the law enforcement officers stopped at your gate,  
17 was he?  
18 A. No, sir.  
19 Q. And do you know if he actually saw the stop  
20 being made?  
21 A. No, sir, I'm not sure.  
22 Q. Okay. All right. Mr. David Ray Chambers, he  
23 was not present at the site of the gate where the officers  
24 were talking to you at the stop?  
25 A. No, he was in the shop.

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1 Q. In the shop?  
2 A. Yes, sir.  
3 Q. And do you have any idea whether he actually saw  
4 the stop take place?  
5 A. No, I'm not sure.  
6 Q. And when I say that, you know what I'm talking  
7 about?  
8 A. Yes, when he first pulled me over.  
9 Q. Yeah.  
10 A. I'm not sure.  
11 Q. Okay.  
12 A. The shop has two big open bay doors and they  
13 were right there working so I don't know if they looked up  
14 when I was pulling in.  
15 Q. Yeah.  
16 A. It's got gravel. You can hear a car pulling in.  
17 But I don't know if they looked up immediately or what  
18 they were doing.  
19 Q. Let me just be frank with you. What I'm wanting  
20 to know about is anybody who was standing there with you  
21 with the officers and heard anything?  
22 A. No, sir, nobody was standing with me.  
23 Q. It was just you and the law officers?  
24 A. Yes, sir.  
25 Q. And then anybody that was out there on the

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1 highway driving that might have seen the sheriff pull you  
2 over?  
3 A. Nobody I know of.  
4 Q. Okay. That cuts this short for me.  
5 All right. Since this occurred, have you talked  
6 to any other -- I know you talked to the sheriff. But  
7 have you talked to any other Wayne County law enforcement  
8 officers?  
9 A. I have done work for Fred Daniels. I done a  
10 septic system for him.  
11 Q. Did y'all talk about the stop?  
12 A. No, sir.  
13 Q. Okay. Is there any officer you have talked to  
14 about this stop?  
15 A. Sheriff's department officer?  
16 Q. Yes, sir.  
17 A. No, sir.  
18 Q. Okay. What evidence do you have that the reason  
19 Sheriff Ashley stopped you was because you didn't support  
20 him in the election?  
21 MR. WAIDE: Object to form.  
22 Q. (By Mr. Allen) You can answer.  
23 MR. WAIDE: Yeah.  
24 A. What's the question again?  
25 Q. (By Mr. Allen) Let me ask you --

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1 A. Make sure I understand you clearly.  
2 Q. Yeah, sure. What evidence do you have that the  
3 reason Sheriff Ashley stopped you was because you didn't  
4 support him in the election?  
5 A. Well, I don't have no evidence on that. What I  
6 have is he had no other reason to stop me, so I took it  
7 that that was the reason.  
8 Q. Okay. I understand.  
9 MR. ALLEN: Let me have a minute.  
10 MR. WAIDE: Go ahead.  
11 (Pause.)  
12 Q. (By Mr. Allen) Mr. Jordan, do you know who  
13 Wayne Holifield supported in the sheriff's election  
14 between Sheriff Woodson and Sheriff Ashley?  
15 A. Sheriff Woodson is what he told me.  
16 Q. Okay. How about Arthur Lee Powe (sic)?  
17 A. Sheriff Woodson, as far as I know.  
18 Q. Okay, yeah. I understand you weren't in the  
19 voting booth.  
20 A. Yeah.  
21 Q. They told you that they supported --  
22 A. Yes.  
23 Q. -- either -- and that's what I want to know, who  
24 they told you they supported. What about Johnny Lee  
25 Blakely?

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1 A. I never asked him anything about it. He  
2 actually mainly lives in Alaska. He owns property in  
3 Alaska. He has a house here. He stays in Alaska six,  
4 seven months out of the year. He comes here six, seven --  
5 so he probably didn't vote for anyone.  
6 Q. Right. What about David Ray Chambers?  
7 A. I don't know if voted for anyone. As far as I  
8 know, he supported Sheriff Ashley.  
9 Q. Okay. What about Rodney Pickens?  
10 A. He don't vote for anyone. He's Clarke County.  
11 Q. Vote for Todd Kemp?  
12 A. Yeah, but no one here, yeah.  
13 Q. What about Lawrence Jones, do you know -- he  
14 tell you who he voted for?  
15 A. No, don't even talk to him.  
16 Q. Okay. And Randy Williams?  
17 A. As far as I know, Sheriff Ashley.  
18 Q. Okay. When -- have you ever done any work for  
19 anybody in Sheriff Ashley's family?  
20 A. Yes, I worked for his mother.  
21 Q. Okay. What have you done for her?  
22 A. I done some roof work, cutting limbs off her  
23 house, stuff like that.  
24 Q. When did you do that? Do you know?  
25 A. It might have been about two and a half years

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1 ago. I can't really recall the exact time. It's been a  
2 little while.  
3 Q. Okay.  
4 A. Longer than that, I'm not sure.  
5 Q. Do you have personal knowledge that Sheriff  
6 Ashley told anybody that he stopped you for drugs?  
7 A. No, sir.  
8 Q. Okay. Do you have knowledge that Sheriff Ashley  
9 told anybody he stopped you because you didn't support  
10 him?  
11 A. No, sir.  
12 Q. The day that you were talking about you were out  
13 here with your aunt, I want to ask you a couple of  
14 questions. Wasn't it your aunt that had to get  
15 fingerprinted?  
16 A. No, sir.  
17 Q. Who were you here with?  
18 A. No, I was here with Stephanie.  
19 Q. Okay. You were here with Stephanie, your  
20 girlfriend?  
21 A. Yes.  
22 Q. Okay. And that was -- we're sitting at the  
23 sheriff's office right now; correct?  
24 A. Yes.  
25 Q. Okay. When y'all were here, you and Stephanie,



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<p style="text-align: right;">Page 98</p> <p>1 Sheriff Ashley actually got out of his vehicle and came</p> <p>2 over to where y'all were, didn't he?</p> <p>3 A. She wasn't with me. She drove her own vehicle.</p> <p>4 Q. Okay.</p> <p>5 A. She came. I was meeting her here.</p> <p>6 Q. Okay.</p> <p>7 A. And I parked out front. And I just pulled up</p> <p>8 and I was talking to Jason Powe, asking him about where I</p> <p>9 needed to go to get it done. And Sheriff Ashley was</p> <p>10 leaving the parking lot, and he stopped to talk to Jason.</p> <p>11 I don't know about what. I didn't ask. And he got out of</p> <p>12 his car and asked me what I needed, and I told him, and he</p> <p>13 said, just go in the back, they will help me take care of</p> <p>14 what I needed.</p> <p>15 Q. Okay. And from what I gathered from our talk</p> <p>16 today, neither one of you -- neither you nor Sheriff</p> <p>17 Ashley have really had a cross word with each other.</p> <p>18 A. No, sir.</p> <p>19 Q. Okay. In fact, after your vehicle was searched,</p> <p>20 didn't he walk back up and shake your hand?</p> <p>21 A. No, sir, I don't recall him shaking my hand.</p> <p>22 Q. You don't recall him shaking your hand?</p> <p>23 A. No.</p> <p>24 Q. Okay. Have you ever been convicted of a felony</p> <p>25 or crime of dishonesty?</p>	<p style="text-align: right;">Page 99</p> <p>1 A. No, sir.</p> <p>2 Q. Okay. I ask everybody that.</p> <p>3 A. Okay.</p> <p>4 Q. Not picking on you.</p> <p>5 A. No, sir.</p> <p>6 Q. Is there anything about the incident that we</p> <p>7 haven't talked about that stands out in your mind?</p> <p>8 A. No, sir. I think we covered everything as far</p> <p>9 as I can recall.</p> <p>10 Q. Okay.</p> <p>11 MR. ALLEN: Any questions, Mr. Waide?</p> <p>12 MR. WAIDE: No.</p> <p>13 THE WITNESS: All right.</p> <p>14 THE REPORTER: Do you want a copy, Mr. Waide?</p> <p>15 MR. WAIDE: Yes.</p> <p>16 (Exhibit 2 marked for identification and</p> <p>17 attached hereto.)</p> <p>18 (Deposition concluded at 11:00 a.m.)</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p>	<p style="text-align: right;">Page 100</p> <p style="text-align: center;">CERTIFICATE OF DEPONENT</p> <p>1 I, Michael Jordan, deponent in this deposition,</p> <p>2 hereby certify that I have examined the foregoing 99 pages</p> <p>3 and find them to contain a full, true, and accurate</p> <p>4 transcription of the testimony as given by me on February</p> <p>5 17, 2017, in Waynesboro, Mississippi.</p> <table border="1"> <thead> <tr> <th>Page</th> <th>Line</th> <th>Correction (If Any)</th> </tr> </thead> <tbody> <tr><td>6</td><td></td><td></td></tr> <tr><td>7</td><td></td><td></td></tr> <tr><td>8</td><td></td><td></td></tr> <tr><td>9</td><td></td><td></td></tr> <tr><td>10</td><td></td><td></td></tr> <tr><td>11</td><td></td><td></td></tr> <tr><td>12</td><td></td><td></td></tr> <tr><td>13</td><td></td><td></td></tr> <tr><td>14</td><td></td><td></td></tr> </tbody> </table> <p>15 This the _____ day of _____, 2017.</p> <p>16</p> <p>17</p> <p>18 MICHAEL JORDAN</p> <p>19 State of Mississippi</p> <p>20 County of _____</p> <p>21 Sworn to and subscribed before me, this the _____ day</p> <p>22 of _____, 2017.</p> <p>23</p> <p>24 NOTARY PUBLIC</p> <p>25 MY COMMISSION EXPIRES _____</p>	Page	Line	Correction (If Any)	6			7			8			9			10			11			12			13			14			<p style="text-align: right;">Page 101</p> <p style="text-align: center;">CERTIFICATE OF COURT REPORTER</p> <p>1 I, Kelly D. Brentz, Court Reporter and Notary</p> <p>2 Public in and for the County of Madison, State of</p> <p>3 Mississippi, do hereby certify that the foregoing 99</p> <p>4 pages, and including this page, contain a true and</p> <p>5 accurate transcription of the testimony of Michael Jordan,</p> <p>6 as taken by me in the aforementioned matter at the time</p> <p>7 and place heretofore stated, by stenotype and later</p> <p>8 reduced to typewritten form under my supervision by means</p> <p>9 of computer-aided transcription.</p> <p>10</p> <p>11 I further certify that under the authority</p> <p>12 vested in me by the State of Mississippi that the witness</p> <p>13 was placed under oath by me to truthfully answer all</p> <p>14 questions in this matter.</p> <p>15</p> <p>16 I further certify that I am not in the employ of</p> <p>17 or related to any counsel or party in this matter and have</p> <p>18 no interest, monetary or otherwise, in the final outcome</p> <p>19 of this proceeding.</p> <p>20</p> <p>21 Witness my signature and seal this the 28th day</p> <p>22 of February 2017.</p> <p>23</p> <p>24 KELLY D. BRENTZ, CSR #1518</p> <p>25 My Commission Expires: February 1, 2019</p>
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